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2019-222

# JOURNAL

OFTHE

# FIRST SESSION

OF THE NINTH

# HOUSE OF REPRESENTATIVES

OFTHE

#### COMMONWEALTH

OF

# PENNSYLVANIA,

WHICH COMMENCED AT PHILADELPHIA, ON TUESDAY, THE FOURTH DAY OF DECEMBER, IN THE YEAR OF OUR LORD ONE THOU-SAND SEVEN HUNDRED AND NINETY-EIGHT, AND OF THE COMMONWEALTH THE TWENTY-THIRD.



# JOURNAL

OFTHE

## FIRST SESSION

OF THE NINTH

# HOUSE OF REPRESENTATIVES.

TUESDAY, December 4th, 1798. P. M.

HIS being the day appointed by the constitution for the meeting of the General Assembly, a number of gentlemen, elected Members of the House of Representatives, met accordingly; but not being a quorum, they

Adjourned until three o'clock to-morrow, P. M.

WEDNESDAY, December 5th, 1798. P. M.

A number of gentlemen, fussicient to constitute a quorum, met. Where-upon,

On motion,

The returns of the elections held in the city of Philadelphia, and in the counties of Philadelphia, Bucks, Chefter, Lancaster, York, Cumberland, Berks, Northampton and Wayne, Northumberland, Westmoreland, Franklin, Montgomery, Dauphin, Luzerne, Misslin, Delaware, and Somerset, were read, by which it appeared that the following gentlemen were returned as Representatives for the said city and counties, respectively, for the ensuing year, viz.

For

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For the City of Philadelphia.
Lawrence Seckel,
William Hall,
Samuel W. Fisher,
Kearney Wharton,
John C. Stocker,
Michael Keppele.

For the County of Philadelphia. Isaac Worrell, William Linnard, Manuel Eyre, John Huston, William Penrose, George Ingels.

For the County of Bucks.
Isaac Watson,
Isaac Van Horne,
Ralph Stover,
Joseph Erwin.

For the County of Chefter.
Joseph Hemphill,
Abiah Taylor,
Thomas Bull,
Roger Kirk,
James Hannum.

For the county of Lancaster.
John Hopkins,
Richard Keys,
Jacob Strickler,
Alexander Scott,
Jeremiah Brown,
Daniel Buckley.

For the county of York.
Thomas Campbell,
Alexander Turner,
William M'Pherson,
James Kelly,
Jacob Hostetter,
Philip Allbright.

For the County of Cumberland.
Jacob Raum,
James Power,
Thomas Kennedy.

For the County of Berks. Peter Frailey, Charles Shoemaker, Daniel Udree, Daniel Rose, Baltzer Gehr.

For the Counties of Northampton and Wayne.
John Coolbaugh,
Thomas Mewhorter,
Abraham Horn,
Jonas Hartzell.

For the County of Northumberland. Jacob Fulmer, Simon Snyder.

For the County of Westmoreland. John Wright,
Abraham Hendricks,
Michael Ruch.

For the county of Franklin.
John Scott.
Andrew Dunlop,
James Speer.

For the County of Montgomery.
Benjamin Brooke,
Nathaniel Boileau,
Frederick Conrad,
Cadwalader Evans.

For the County of *Dauphin*. David Krause,
James Wilson,
Thomas Forster.

For the County of Luzerne. Rofewell Welles.

For the County of Mifflin. Moses Williamson, James Harris.

For the County of Delaware. Jonas Preston, Moses Palmer. For the County of Somerfet. Adam Miller.

Note. No returns have been received from the counties of Bedford, Washington, Fayette, Huntingdon, Allegheny, Lycoming, and Greene.

#### MEMBERS PRESENT.

Lawrence Seckel, William Hall, Samuel W. Fisher, Kearney Wharton, John C. Stocker, Michael Keppele, Ifaac Worrell, William Linnard, Manuel Eyre, William Penrose, George Ingels, Isaac Watson, Isaac Van Horne, Ralph Stover, Joseph Erwin, Joseph Hemphill,

Abiah Taylor, Thomas Bull, Roger Kirk, James Hannum, John Hopkins, Jeremiah Brown, Daniel Buckley, Alexander Turner, William M'Pherson, Peter Frailey, Charles Shoemaker, Daniel Udree, Daniel Rose, Baltzer Gehr, John Coolbaugh, Thomas Mewhorter, Abraham Horn,
Jonas Hartzell,
Jacob Fulmer,
Simon Snyder,
Michael Ruch,
John Scott,
Benjamin Brooke,
Nathaniel Boileau,
Frederick Conrad,
Cadwalader Evans,
Thomas Forster,
Rosewell Welles,
Jonas Preston,
Moses Palmer,
Adam Miller.

On motion,

The faid Members proceeded to the choice of a Speaker, and the votes being taken, agreeably to the fecond fection of the third article of the conflitution, it appeared that the Honorable CADWALADER EVANS, Efquire, was unanimously chosen.

John D. Coxe, Efquire, attending for the purpose, administered the requisite affirmations to the Speaker; and having withdrawn, the Members present took and subscribed the oaths or affirmations, in conformity to the directions of the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

Jacob Strickler, Esquire, elected a Representative for the county of Lancaster, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and by the act of the United States passed the first day of June, 1789.

On motion of Mr. Preston, seconded by Mr. Welles,

Ordered, That to-morrow be affigned for the choice of a Clerk, Sergeantat-Arms, and Door-keeper, and that fuch choice be the order for that day.

Adjourned until ten o'clock to-morrow, A. M.

### THURSDAY, December 6th, 1798. A. M.

The House met pursuant to adjournment.

Mr. Smith and Mr. Kean, a committee from the Senate, being introduced, delivered the following mellage, viz.

" MR. SPEAKER,

"We are directed to inform the House of Representatives, that the Senate are organized, and ready to proceed to business."

James Harris, Esquire, elected a Representative for the county of Missin, and John Wright, Esquire, elected a Representative for the county of West-moreland, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

Mr. Keppele prefented a petition from Thomas and Samuel F. Bradford, praying to be appointed Printers of the Bills, for the use of the House, which was read, and

'Ordered to lie on the table.

Mr. Frailey prefented a petition from Joseph Fry, praying to be appointed Door-keeper, which was read, and

Ordered to lie on the table.

Mr. Hall prefented a petition from James Martin, praying to be appointed Sergeant-at-Arms, which was read, and

Ordered to lie on the table.

Mr. Brooke prefented a petition from Joseph R. Kammerer and Company, praying to be appointed Printers of the Journal of this House in the German language, which was read, and

Ordered to lie on the table.

Mr. Strickler prefented a petition from Albright and Lahn, praying to be appointed Printers of the Journal of this House in the German language, which was read, and

Ordered to lie on the table.

Mr. Trailey prefented a petition from Jacob Snyder, praying to be appointed Printer of the Journal of this House in the German language, which was read, and

Ordered to lie on the table.

Mr. Worrell prefented a petition from Michael Billmeyer, praying to be appointed Printer of the Journal of this House in the German language, which was read, and

Ordered to lie on the table.

A letter, addressed to the Speaker, and signed Hall and Sellers, soliciting the appointment of Printers of the Journal of this House in the English language, was read, and

Ordered to lie on the table.

Agreeably to the order of the day, the House proceeded to the choice of a Clerk, and the votes being taken, conformably to the direction of the confitution, JOSEPH BULLOCK, Esquire, was unanimously elected, who, appearing, was qualified to the faithful discharge of the duties of his office.

On motion,

Refolved, That the Clerk be empowered to provide an Affistant, subject to the approbation of the House.

The Speaker then informed the House, that the Clerk had appointed Joseph Webb to assist him in the duties of his office, which appointment was approved by the House.

The House proceeded to the choice of a Sergeant-at-Arms and Door-keeper, and the votes being taken, it appeared that James Martin was unanimously chosen Sergeant-at-Arms, and Joseph Fry Door-keeper.

On motion of Mr. Hemphill, feconded by Mr. Boileau,

Ordered, That Mr. Hemphill and Mr. Boileau be a committee, to inform the Senate that this House is organized, and ready to proceed to business.

On motion of Mr. Linnard, feconded by Mr. Worrell,

Refolved, That a committee be appointed, in concurrence with a committee of the Senate, to inform the Governor that the General Assembly is duly organized, and to know at what time it will be most convenient to him to make his communications to the Legislature.

Ordered, That Mr. Hall and Mr. Harris be a committee, for the faid purpose.

On motion of Mr. Hemphill, feconded by Mr. Bull,

Refolved, That a committee be appointed, to prepare and report a fystem of rules and regulations for the government of this House, and that until such report is made, and adopted, all the rules of the late House be adopted by the present House.

Ordered, That Mr. Fisher, Mr. Welles, Mr. Brooke, Mr. Mewhorter and Mr. Gehr be a committee for the said purpose.

A motion was made by Mr. Hannum, feconded by Mr. Bull, and read, as follows, viz.

Refolved, That each Member of this House be furnished with two daily or weekly papers, during the session, to be left at his lodgings, or otherwise, as he may direct, to be paid for at the public expence; also that a copy of each paper published in this city be left with the Clerk, as well during the recess as when the House is in session, to be preserved for the use of the House; provided the same is done at the usual price.

A motion was then made by Mr. Boileau, and seconded by Mr. Frailey,

To amend the fame, by striking out the word "two," and inferting "one," in place thereof.

Which was determined in the negative, and the resolution adopted.

On motion of Mr. Welles, feconded by Mr. Linnard,

Refelved, That a committee be appointed, to examine the Journals and files of the late House, and report the business, left unfinished by that House, which shall appear to them to be necessary to be acted upon during the prefent session.

Ordered, That Mr. Wharton, Mr. Bull, Mr. Conrad, Mr. Preston and Mr. Coolbaugh be a committee for the said purpose.

On motion of Mr. Preston, seconded by Mr. Wharton,

Refolved, That Saturday next be affigned for the choice of Printers of the Journal of this House, and also Printers of the Bills, for the use of the Members, and that such choice be the order for that day.

On motion of Mr. Frailey, feconded by Mr. Boileau,

Refolved, That one thousand copies of the Journal of this House be published, six hundred copies of which to be printed in the English, and sour hundred in the German language, and to be delivered on or before the first day of June next, at the office of the Secretary of the Commonwealth, or such other place as this House may hereafter direct.

On motion of Mr. Hemphill, seconded by Mr. Hannum,

Ordered, That Mr. Stocker, Mr. Worrell, Mr. Erwin, Mr. Snyder and Mr. Ruch be a committee, to join a committee of the Senate, and report a fystem of rules and regulations for conducting business between the two Houses.

On motion of Mr. Hemphill, feconded by Mr. Taylor,

Ordered, That Mr. Linnard, Mr. Brooke and Mr. M'Pherson be a committee, to examine the Journal of the House, and correct it at the press.

On motion of Mr. Hemphill, seconded by Mr. Taylor,

Ordered, That Mr. Fisher, Mr. Penrose, Mr. Forster, Mr. Frailey and Mr. Miller be a committee of accounts, and that they be authorised to send for persons and papers.

The committee appointed to inform the Senate that this House is organized, and ready to proceed to business, reported that they had performed that fervice.

On motion of Mr. Hemphill, feconded by Mr. Bull,

Refolved, That a committee be appointed, to join a committee of the Senate, to compare engroffed bills, and prefent them to the Governor, for his approbation.

Ordered, That Mr. Erwin, Mr. Eyre and Mr. J. Scott be a committee for the faid purpose.

Mr.

Mr. Matiack, the Clerk of the Senate, being introduced, presented to the chair two several extracts from the Journal of that House; and having withdrawn, the same were read, as follow, viz.

IN SENATE, THURSDAY, December 6th, 1798.

Refolved, That a committee be appointed, in concurrence with a committee of the House of Representatives, to inform the Governor that the General Assembly is duly organized, and requesting to know at what time he will be ready to make his communications to the Legislature; and

Ordered, That Mr. Morgan, Mr. Whelen and Mr. Gurney be a committee for the faid purpose.

Extrast from the Journal,

T. MATLACK, Clerk of the Senate.

IN SENATE, THURSDAY, December 6th, 1798.

Refolved, That a committee be appointed, to join a committee of the House of Representatives, and report a system of rules and regulations, to be observed in conducting business between the two Houses; and

Ordered, That Mr. Maclay, Mr. Whelen and Mr. Lower be a committee for the faid purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

On motion of Mr. Frailey, feconded by Mr. Hemphill,

Ordered, That Mr. Fisher, Mr. Eyre, Mr. Van Horne, Mr. Kirk, Mr. Hopkins, Mr. Turner, Mr. Frailey, Mr. Hartzell, Mr. Snyder, Mr. Ruch, M. J. Scott, Mr. Boileau, Mr. Forster, Mr. Welles, Mr. Harris, Mr. Palmer and Mr. Miller be a committee, to devise ways and means for the supplies of the current year.

On motion of Mr. Boileau, feconded by Mr. Linnard,

Ordered, That Mr. Keppele, Mr. Ingels, Mr. Watson, Mr. Hannum, Mr. Brown, Mr. M'Pherson, Mr. Udree, Mr. Coolbaugh, Mr. Fulmer, Mr. Wright, Mr. J. Scott, Mr. Brooke, Mr. Forster, Mr. Welles, Mr. Harris, Mr. Preston and Mr. Miller be a committee, to whom all claims of individuals shall be refered.

On motion of Mr. Frailey, feconded by Mr. Boileau,

Ordered, That Mr. Wharton, Mr. Linnard, Mr. Erwin, Mr. Bull, Mr. Strickler, Mr. Turner, Mr. Rose, Mr. Horn, Mr. Fulmer, Mr. Ruch, Mr. J. Scott, Mr. Conrad, Mr. Forster, Mr. Welles, Mr. Harris, Mr. Preston and Mr. Miller be a committee on roads and inland navigation.

The committee appointed to unite with a committee of the Senate, to wait on the Governor, to know at what time it will be most convenient to him to make his communications to the Legislature, reported that they had performed that service, and that the Governor would meet both Houses of the Legislature,

gislature, for that purpose, to-morrow, at twelve o'clock, in the Senate-Chamber.

Adjourned until ten o'clock to-morrow, A. M.

### FRIDAY, December 7th, 1798. A. M.

The House met pursuant to adjournment.

The returns of the elections held in the counties of Huntingdon and Greene were read, by which it appeared that John Blair, Efquire, was returned Representative of the said county of Huntingdon, and Isaac Weaver, Efquire, was returned Representative of the said county of Greene, for the ensuing year, who, together with Thomas Campbell, Esquire, elected a Representative of the county of York, Moses Williamson, Esquire, elected a Representative of the county of Missin, Jacob Raum, Thomas Kennedy, and James Power, Esquires, elected Representatives of the county of Cumberland, David Krause, Esquire, elected a Representative of the county of Dauphin, James Speer, Esquire, elected a Representative of the county of Franklin, and Abraham Hendricks, Esquire, elected a Representative of the county of Westmoreland, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

A letter figned John Huston, and addressed to the Speaker, declining the acceptance of his feat in this House, was read, and

On motion, and by special order, the same was read the second time.

Whereupon,

Refolved, That the House agree to the same.

Mr. Keppele presented a petition from Henry Sweitzer, praying to be appointed Printer of the Journal of this House in the German language, which was read, and

Ordered to lie on the table.

Mr. Erwin presented a petition from Francis and Robert Bailey, praying to be appointed Printers of the Journal of this House in the English language, which was read, and

Ordered to lie on the table.

Mr. Kennedy prefented a petition from William Balmer, a feven month's man in the American revolutionary war, stating, that in consequence of his name having been written "Palmer," in the return made to the Comptroller-General's office, he cannot receive his pay, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on claims, to report there-en.

On motion of Mr. Boileau, feconded by Mr. Linnard,

Refolved, That a lift of the names of the Members of this House, and their place of residence, be made out by the Clerk, and that one hundred copies of the said list be printed, for the use of the Members.

A motion was made by Mr. Boileau, feconded by Mr. Worrell, and read, as follows, viz.

Resolved, That the committees appointed by this House be authorised to employ such law characters, as they may judge proper, to draught bills for them, and that the expence incurred be paid by this House.

Ordered to lie on the table.

A motion was made by Mr. Frailey, feconded by Mr. Coolbaugh, and read, as follows, viz.

Refolved, That a committee be appointed to examine the laws of this state, and report to this House whether any, and (if any) what laws will expire, by their own limitations, during the present session of the Legislature, and which of those laws, in their opinion, ought to be continued.

Ordered to lie on the table.

On motion,

Ordered, That Mr. Power be added to the committee of ways and means.

On motion,

Ordered, That Mr. Raum be added to the committee on roads and inland navigation.

On motion,

Ordered, That Mr. Kennedy be added to the committee on claims.

On motion,

Ordered, That Mr. Blair be added to the committee of ways and means, the committee on claims, and the committee on roads and inland navigation.

On motion,

Ordered, That Mr. Weaver be added to the committee of ways and means, the committee on claims, and the committee on roads and inland navigation.

On motion,

Ordered, That Mr. Ruch be excused from serving on the committee on roads and inland navigation, and that Mr. Hendricks be appointed in his place.

In conformity to the twentieth rule for the government of this House, the following persons were nominated as Candidates for the following purposes, viz.

Michael Billmeyer was nominated by Mr. Worrell; Albright and Lahn by Mr. Buckley; Henry R. Kammerer and Company by Mr. Brooke; Jacob Snyder by Mr. Frailey; and Henry Sweitzer by Mr. Stover; as Printers of the Journal of this House in the German language.

Hall

Hall and Sellers were nominated by Mr Fisher; and Francis and Robert Bailey by Mr. Linnard; as Printers of the Journal in the English language.

Thomas and Samuel F. Bradford were nominated by Mr. Preston, as Printers of the Bills, for the use of the Members.

Mr. Morgan and Mr. Brandon, a committee from the Senate, being introtroduced, delivered the following message, viz.

" MR. SPEAKER,

"We are directed to inform the House of Representatives, that the Senate is now ready to meet the House of Representatives in the Senate-Chamber, to receive such communications from the Governor, as he may think proper to lay before the Legislature."

And having withdrawn,

The Speaker left the Chair, and being preceded by the Sergeant-at-Arms, with his mace, and attended by the Members prefent, proceeded to the Senate-Chamber, and, after hearing the communications of the Governor, returned with the House to their own Chamber.

The Speaker refumed the Chair, and informed the House that a copy of the Address from the Governor to both branches of the Legislature had been delivered to him, which was read, as follows, viz.

Gentlemen of the Senate, and
Gentlemen of the House of Representatives,

T is again my melancholy task to direct the attention of the Legislature to I the fatal effects of the contagious Fever, which, during a short period of five years, has thrice, with increasing malignity, afflicted the city and fuburbs of Philadelphia. Early in the month of August last, its appearance being discovered and announced, the dispersion of the citizens became more immediate and more general, than on either of the preceding occasions. The public hospital was instantaneously opened; and arrangements were promptly made for the removal of the fick, the interment of the dead, and the fuceour of the poor. The ravages of the difease, however, seemed at one time to menace the total depopulation of the city, fo that flight prefented the only probable means of fafety: And that this refource, likewife, might not be wanting to the most indigent and the most helpless classes of our fellow-citizens, two encampments were, fucceffively, formed in the adjoining fields, whither those descriptions of the inhabitants of Philadelphia were gratuitously invited to repair, as to an afylum, affording a commodious shelter, and a competent support. But, notwithstanding these judicious and benevolent regulations, the confequent diminution of the number of people exposed to the contagion, and the generous affiduity of the Phylicians, who continued to profecute their professional labours within the infected scene, the nature and extent of the calamity will long remain to be deplored. Before the hand of Providence, in its mercy, allayed the affliction, which, in its wifdom, had been difpenfed, the victims, fuddenly fnatched from the various avocations and enjoyments of life, are deemed, according to an authentic computation, to amount to 3,645 persons, besides those who died in the country. A numerous train of widows

widows and orphans (whose sad survivorship the public patronage can alone render valuable) must, for years, exhibit a spectacle to excite the sympathy, and exercise the compassion, of every philanthropic mind. The epulence of our metropolis, too, has sustained an incalculable loss, by the suspension of its commerce and its arts, the obstruction of public business, and the derangement of monied institutions: And, in sine, the general prosperity of the state will be imminently endangered, unless the resources of public wealth and wisdom, as well as the exertions of private industry and virtue, shall be sedulously applied, not merely to repair the injuries that have been already suffered, but to avert, as far as human agency can avail, the recurrence of so awful a visitation.

In depicting this view of the recent calamity, I confess that I am considerably influenced by a painful reflection, that the precautions, which experience, policy and humanity, dictate, have hitherto been unfortunately overlooked, or inconsiderately neglected. The records of the General Assembly will. now, however, disclose to you, with irresistible force, the plans which have been submitted, at different times, to the consideration of the government, for more effectually preventing the generation, introduction and propagation of pestilential diseases: And I am confident, that the liberal sentiments of our constituents, in perfect unison with your own, have prepared you to adopt and enforce, among the earliest acts of legislation, every measure, which the learning of the faculty has devised, the successful projects of other countries shall recommend, and the authority or treasure of the state can accomplish, in the contemplation of an object so momentous and interesting. It is true, that the institution of a Health-office, for the security of our port and capital, may, in some respects, be regarded as a regulation of commerce; and the regulation of commerce, together with its fiscal emoluments, has been constitutionally assigned to the federal government: .But, the power thus affigned must be deemed concurrent, in the present instance, in order to reconcile it with the paramount principle of felf-preservation; and as the domestic misfortunes of Pennsylvania were embittered, during the late criss, by a reciprocal sympathy for the similar sufferings of our fellow-citizens in New-York, Boston, and other cities of the continent, we may fairly anticipate, from the wisdom and justice of Congress, that harmonious co-operation, which can alone pervade the jurisdiction of the Union, and render the municipal fystem of an individual state completely efficacious.

To you, then, Gentlemen, as impartial and enlightened guardians of the lives and interests of the whole community, the citizens of Philadelphia, emerging from a state of complicated misery, anxiously and emphatically appeal. Wasted and depressed with actual sufferance, they claim from your bounty the immediate aid of a pecuniary supply, to defray the extraordinary charges which have been unavoidably incurred, as far as the exemplary and unrivalled benevolence of private individuals (here, and in other states) has lest those charges undefrayed. Impressed with a just sense of the regular and meritorious conduct of the poor of every description (notwithstanding the temptations and opportunities which obviously occurred for pillage and riot) and trembling at the wretchedness, with which the inclemency of the season is pregnant, they also implore you to extend your beneficence to the indigent, the insurance and the forlorn, during the severity of the present winter.

winter. But, above all, for the honour of the state, as well as for the prefervation of themselves and their posterity, they considently hope (as I have already intimated) that, under your auspices, an adequate appropriation of the public wealth, and an energetic reformation of the public police, will effectually redeem the reputation of our climate, and rescue our metropolis from the defolation, which, at this time, unhappily obscures the splendour of its prospects. To an appeal thus made, no generous mind will allow the fuggestions of a parsimonious policy to reply; no enlightened Legislator will oppose arguments, extracted from peculiar interests, or local discrimina-The ordinary provisions of the law, indeed, are applicable only to ordinary cases; but the duties of humanity are as various, and as diffusive, in their obligation, as the incidents, exigencies, and misfortunes of life. The law of Pennfylvania, imposing on each district the separate charge of maintaining its poor, cannot, reasonably, therefore, be supposed to embrace the inflances of poverty and diffress, that unexpectedly arise from a national calamity—from such a calamity, as we are now doomed to deplore. But that fundamental law of fociety, which prescribes to its members a mutual participation in the good, or ill, of fublunary events, as the strongest cement of political institutions, demands from the remotest county of the state a contribution on the present occasion, for which a viciffitude, not uncommon, may hereafter require from the inhabitants of Philadelphia an ample remuneration. Permit me to add, that, upon fimilar principles (every part of the state partaking of the inestimable advantages of our commerce) every part of the state is alike interested, as well as bound, to furnish its proportion of the general means, for enfuring the fafety, and promoting the profperity of the only port, in which the business of our commerce can be transacted. Besides, the preservation of the public health, whether with a view to the Lakes, or to the Atlantic, feems naturally to be a subject of common care and expence; fince, if any avenue is left open for the approaches of contagion, it is impossible to foresee, and it will be difficult to controul, or counteract, the direction, or the extent, of its course.

Actuated by these considerations, and remembering, as an honourable precedent, the liberality of a former General Assembly towards the capital of a fister state, I have directed to be laid before you a report of the receipts, expenditures and engagements of the Board of Health, and of the Guardians of the Poor, with a perfect affurance, that you will cheerfully affign a competent fund to liquidate this interesting account. It is impossible, I think, to examine its feveral items, without indulging the liveliest emotions of admiration and gratitude; without yielding a tribute of heartfelt veneration and applause to the vigilance, fortitude and philanthrophy of the Managers of the public hospitals, and of the Superintendants of the volunteer encampments; and without deriving, from fo fignal a display of national sympathy, a sentiment of patriotic pride, which may serve to alleviate the pressure of every personal forrow. For all the objects of expence in the city, the fuburbs, and the encampments, you will find that there has been difburfed, with as much fystem and occonomy as the circumstances of the case would admit, an aggregate sum of 86,000 dollars. The original funds, which the law allows for the uses of the Health-Office (producing about a fum of 28,000 dollars) were foon, indeed, absorbed; but the auxiliary of gifts and loans established a ready and certain resource, commensurate with every pecuniary demand which the crisis had created. Thus the gratuities in money have amounted to 21,251 dollars; the contributions in provisions, cloathing, and furniture, may be valued at 15,000 dollars; and a loan of 29,000 dollars was obtained, upon a confidence, that the Legislature would, at the present session, direct a reimbursement. In short, the documents, from which this summary is extracted, will shew, that after encountering, at the personal hazard, and, in a great measure, at the private cost, of volunteer individuals, the horrors and burthens of a three months pestilence, there still remains to be reimbursed the loan of 29,000 dollars; and with that amount it is now proposed, upon social and equitable principles, to charge the public treasury.

But, Gentlemen, recurring to the yet more important subject for legislative deliberation, permit me to delineate the outline, that feems to refult from the various views which have been taken by different characters, under one general conviction, however, of the necessity of providing, without a day's delay, for the future safety of the city. The variance of opinion, respecting the origin of the late contagion, has, apparently, subsided into an unanimous fentiment, that fuch an evil may be equally imported from a foreign climate, and generated in our own. The first obvious remark, therefore, occurs, that our police will always be defective, unless it guards equally against both the sources of infection. For protecting the city from external danger, a system radically new must be introduced. A Board of Health should be constituted, of disinterested, and, in part, of medical characters. The number of their officers should be increased, their powers should be enlarged, and their duties should be permanent. A lazaretto should be established on State-Island (or rather, if practicable, on a more distant scite, to be procured upon this or the opposite shore of the Delaware) to accommodate, in separate apartments, the sick, the convalescent, and the suspected. Magazines should be provided for securing cargoes, and proper stoves should be erected for fumigating goods and merchandize, supposed, in any degree, to be contaminated. Though it should be deemed too injurious to the mercantile interests of the state to interdict, during the summer months, all trade with those islands and countries, which are usually obnoxious to contagious diseases, it will, at least, be indispensible, for that season, to prohibit any vessel employed in so hazardous an intercourse from approaching nearer to Philadelphia than the station of the Health-Office. Vessels arriving at any feason from an infected place should, with their cargoes, be carefully cleanfed and aired; and the duration of the quarantine to be performed should be fixed and prescribed by law. Every transgression of these regulations should be denounced as highly criminal, subject to the severest penalties, which should never, in any instance, be mitigated or remitted.

To avert the danger of contagion, proceeding from a domestic origin, the great, the indispensible requisite, is, an adequate supply of water for the various uses of the city. It must be perceived, that the general condition of the springs, which, at present, yield all the water that is consumed in Philadelphia, is far from affording, either in quality or quantity, what health and cleanlines demand. But, fortunately, the remedy for this growing inconvenience is not less obvious and certain, than the necessity for immediately resorting to it; since the streams of the Schuylkill and Wissahickon may, in a short time, be forced to slow through the streets of the city, at an in-

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confiderable

considerable expence of labour and money, compared with the important benefits, which the operation would inevitably produce. Inspired, therefore, by the same spirit of public improvement, which your predecessors have, in other respects, displayed, and stimulated by the example of our sister states, I am consident that this great work will be undertaken and prosecuted with zeal, liberality and success. The appointment of commissioners, to ascertain the most advantageous plan; the designation of an active fund (whether by a direct grant, by the imposition of a tax, or by creating a redeemable subscription stock, bearing an annual interest) for executing that plan; and an extension of the corporate jurisdiction to this, as well as, generally, to every subordinate object connected with the health, order and tranquility of the city, are incidental regulations, which will, naturally, suggest themselves in the course of your deliberations upon the principal subject.

I will not, Gentlemen, apologize for the length or the folicitude of the representation, with which you have been thus addressed. The period is almost arrived, when the constitution of the state ordains that our intercourse, as legislative and executive functionaries, shall terminate; and it is natural that I should wish to secure, for the last acts of my administration, the pride and the solace of contributing to rescue our country from the greatest physical evil, to which it has ever been exposed.

The fentiment that I have just delivered does not lose its influence, when proceeding to lay before you, Gentlemen, the general state of the commonwealth, I feel an earnest desire that your attention may be devoted, during the existing session (the last, I repeat, in whose business I shall probably have the honour of participating) to those other objects of public improvement, which, notwithstanding the judgment and diligence of your predecessors, are fill wanting to the operation and energy of our political fystem. Though my former communications contain a specification of the objects alluded to, you will indulge me in felecting, for their superior importance, the organization of the Militia, and the amendment of our laws for the administration of justice. To a free people, deferving a continuance of the bleffings of freedom, there can be nothing more precious than the exclusive and uncontrouled possession of the power to protect their civil rights and institutions from every species of violation; -a power, whose exercise shall be the privilege of all, not merely the profession of a part of the community. In a state of national war, indeed, the auxiliary of a standing army has become an unavoidable resource; but, whether in a state of war or of peace, those who have willed the existence of a government must be the surest, safest guardians of its legitimate authority. Hence the precautions, which are incorporated, upon this subject, with the supreme law of the confederation; and hence that public spirit, which at the present period animates the militia of Pennfylvania, and is cherished, I am persuaded, with unabated ardour, in every district of the Union. The recent military preparations of the Federal Government, in the prospect of a foreign war, required the co-operation of the militia, and my best efforts have been employed to embody and discipline the quota of this state. Though the contract for the purchase of imported muskets remains unexecuted, for the reason formerly assigned, a partial supply from the domestic manufacturers (whose progress will be the subject of a separate report) has enabled me to arm several of the volunteer corps, upon

the principle of distribution recognized by the act of Assembly. The other equipments have been procured at the expence of the individuals; and I can, generally, affure you, that the laudable enterprize and emulation of our fellow-citizens, fummoned to the service of their country, have hitherto supplied most of the defects of our militia law. You will, however, be conftrained by the urgent inducements arising from the state of our national affairs to remove those defects; and particularly to introduce efficient regulations for enrolment and discipline. To the measures already adopted for obtaining arms, it will be expedient to add a provision for furnishing the respective corps of artillery with field pieces; a provision for establishing magazines of amunition, and camp equipage, in convenient stations; and a provision for defraying the miscellaneous contingent expences of the militia, as well as for allowing a more adequate compensation to those officers, whose duties require their constant attention. A people thus trained, and thus prepared, can never fail to command justice and respect abroad, nor to preserve liberty and order at home.

The necessity of revising our judicial institutions becomes daily more imperious, from the accumulation of business, which (independent of the cafualties, that have lately affected the courts of justice, in common with every other public department) is a natural consequence of the increase of population, the extension of our trade, and the imprvement of our soil. will not prefume, Gentlemen, to detail all the modifications, of which the existing system is susceptible; but it is too obvious to escape remark, that the number of the Judges of the Supreme Court, as well as the power of the Court in matters of equity, ought to be augmented; and that the grievance of compelling fuitors from remote counties to refort, for the benefit of all appellate process, as well as to attend, for the ultimate decision of their causes. at the seat of government, ought to be redressed. The incidents that occurred during the affliction of the city will, likewife, fuggest the expediency of a general regulation, empowering the Judges of the Supreme Court, on every fimilar emergency, to hold the terms in any part of the county of Philadelphia; and to direct the Sheriff (whose humane interposition, on the late occasion, will undoubtedly receive legislative approbation and indemnity) to remove his prisoners from any pestilential danger to a place of safety. In other respects the condition of unfortunate debtors (while our jurisprudence shall continue to tolerate the rigorous process that produces it) will attract a compassionate attention; but the manifest want of accommodation in the apartment now allotted to them, induces me, in particular, to recommend the establishment of prison bounds, as an alleviation, which may not only be rendered perfectly confiftent with every claim of private right, and every principle of public policy, but which has long been fanctioned by the inflitutions of feveral of our fifter ftates, as well as by the practice of that country, from which the law of imprisonment for debt was itself derived.

I am not aware that our Penal Code requires any material alteration, with a view to its municipal effects; except, that it is always inconvenient, and fometimes oppressive, that a culprit, who has been convicted at a Court of Oyer and Terminer, held by the Judges of the Supreme Court, in any distant county, should be brought to Philadelphia to receive his sentence. But reslecting upon the state of society, and knowing how essential it is to the peace

and flability of our government, that the administration of justice should be preserved from every taint of party, from every suspicion of influence, I should not acquit myself to our constituents, were I to neglect this opportunity (when I believe no reasonable cause of complaint has occurred) to advife, with a view to our federate aflociation, a change in the mode of returning Jurors, for the prefentment and trial of offences. By the act of Congress, the mode practised in the individual states, respectively, upon this subject, is adopted by the United States; and therefore, as in Pennsylvania, the Sheriffs are constituted the returning officers for the state courts, the Marthat of the district becomes, of course, the returning officer for the Federal Courts. The Sheriffs of Pennfylvania, however, are chosen by the people; they hold their offices independently for a definite term; and that term being expired, they cannot be re-elected till several years have afterwards elapted; whereas the Marthal holds his office by the appointment, and fimply during the pleasure, of the Chief Magistrate of the Union. There is no principle of rotation, to restrain his eligibility to the same station; nor is there any principle of disqualification, to exclude him from a cotemporaneous enjoyment of all the other favours of the Executive. The bare statement of these circumstances sufficiently points out the mischief that may be apprehended (a mischief against which many, if not all, of our sister states are guarded) and it is left implicitly to your wisdom to discover and apply a

The Wyoming controversy, to which, for several years, my legislative communications have anxiously adverted, continues to demand an exertion on the part of the government, to vindicate its own authority, and to protect the violated rights of its citizens. Every fymptom of irrefolution, every hour of procrastination, must, inevitably, increase the difficulties to be encountered: And permit me to remind you, Gentlemen, that the fituation of the diffant diffricts of Pennfylvania, involving, in numerous instances, a dangerous collision between the legal titles of patentees, and the equitable claims of actual fettlers, will furnish an impressive warning against the establishment of a precedent, for spurning the lawful jurisdiction of the state with triumphant impunity. It is still, however, I believe, practicable to terminate the contest in Wyoming by the grant of a reasonable equivalent, in money or land, for the claim of either of the parties: But, whe. ther you shall be pleased to pursue that course, or to adopt a coercive system, I anticipate an acquiescence in the opinion, that your resolution should be equally prompt, explicit and decifive. Prudence, likewise, dictates, that some precautions should be taken, in relation to the prospect of similar disputes in other parts of the State. It is time that an entire draft should be returned into the Land-Office of the various furveys, which the deputy furveyors have made in their respective districts; that the vacant public lands should be ascertained; that all persons claiming lands by virtue of warrants, or fettlements, thould be required to exhibit a specification of their claims; and that a mode of payment, or commutation, should be prescribed for the case of unsatisfied warrants. Connected with this view of our territorial policy, it may be proper to observe, that the present process for the fale of unfeated lands, to discharge the county taxes, may be perverted (and it is to be feared has already been perverted) to the purposes of an unjust and pernicious speculation. A reasonable notice, either personal, or by advertisement, should, surely, be given to the absent proprietors, before

before their property is exposed to auction; and it would perhaps be even more advantageous to the public, than to the individuals, if an arrangement could be made, authorifing a payment of the county taxes into the hands of the State Treasurer.

The institution of public schools, in obedience to a constitutional injunction; a revision of the laws for regulating elections, and for relieving the poor; the revival of a bankrupt system; and the other general objects of the legislative trust, which have been already enumerated, form so great a mass of important business, that I shall carefully avoid every unnecessary addition to its pressure, during the continuance of the present session. Reviewing, indeed, the voluminous state of our private laws, and forming a just estimate of the value of your time, I am prompted to intimate a wish, that you would consider the expediency of vesting the county courts with that jurisdiction, for regulating ferries, mill-dams and fisheries, and even for erecting election districts, the exercise of which has hitherto been so laborious and so expensive to the Legislature. A report from the land officers, on the situation of their department; a report from the agent of information, on the progress in the improvement of our roads and inland navigation; and a report from the officers of accounts, on the state of our finances, will be seasonably presented to you. I have, also, directed to be laid before you, the propositions for an amendment to the Federal Constitution, which were lately adopted by the Legislatures of Massachusetts and Connecticut, and have been transmitted to me by the Governors of those states, with a view to obtain the concurrence This expression of opinion, by two such respectable of Pennsylvania. Members of the Confederation, upon an interesting subject of national policy (the privileges to be allowed, or denied, in the case of citizenship acquired by naturalization) is entitled to a ferious confideration; and will, undoubtedly, receive all the co-operation, which you shall deem compatible with our domestic prosperity, and the paramount immutable obligations of justice.

From the view that will be exhibited of our finances, you will perceive, that to a specie balance of 68,059 dollars and 11 cents, which remained in the Treasury on the first day of January, 1798, there has been added from the various sources of public revenue 153,345 dollars and 45 cents, making together the fum of 221,404 dollars and 56 cents. The disbursements during the current year for the expences of government, the redemption of the unfunded debt, the payment of pensions, the purchase of arms, the improvement of roads and rivers, and various other subordinate objects of appropriation, have amounted to the sum of 180,438 dollars and 93 cents; so that on the first day of November last the surplus in the Treasury amounted to 40,985 dollars and 63 cents, and of this furplus a great proportion will, probably, be unexpended at the commencement of the enfuing year.

For the fervices of the enfuing year, however, you have already been fufficiently apprifed that a very confiderable fupply will be requifite. The ordinary and contingent expences of government may be estimated at the sum of 140,000 dollars; the incidental expences of the militia will, at least, amount to 7,500 dollars; and the pension list absorbs an annual sum of 5000 dollars. But to these charges there must be added the extraordinary demands for the relief and fecurity of the city, as well as a proportion of the balances of unfatisfied

fatisfied appropriations, which amount, for the redemption of the state debt, to 50,215 dollars and 63 cents; for the payment of the bills of credit emitted in the years 1781 and 1785, to 21,365 dollars and 11 cents; for the improvement of roads and rivers to 30,890 dollars and 98 cents; and for the purchase of arms to 219,097 dollars and 58 cents. You cannot, therefore, I think, satisfactorily compute the aggregate of the sunds which it is now necessary to provide for the public use at less than a sum of 200,000 dollars.

Under these circumstances, it affords me peculiar pleasure to inform you, that the recovery of the notes and cash, of which the Bank of Pennsylvania had been robbed (in a manner, and at a season, that will not admit of any imputation upon the integrity or vigilance of its officers) affords a critical assurance, that there will be no abatement in the revenue arising to the state from the dividend on the stock of that institution. This source, therefore, may be expected to produce a sum of 80,000 dollars; and the interest on the stock of the United States, the property of Pennsylvania, will yield a sum of 6,840 dollars. The sluctuating revenues, collected from the Secretary's office and the Land-office, the duties on sales at auction, the sees on writs, marriage and tavern licences, court and militia sines, and the arrearage of state taxes, will, probably, furnish 70,000 dollars; and these several sums, added to a surplus of 30,000 dollars, on which we may fairly calculate as resulting from the receipts of the current year, establish an aggregate fund of 186,840 dollars.

## Gentlemen of the House of Representatives,

The duty which now more particularly devolves on you, to devise ways and means for defraying the expences of government, will be executed, I am consident, in a judicious and satisfactory manner. The difference between the amount of the demands for the service of the Commonwealth, and the product of our existing revenues, is not, in itself, very material; but still, to preserve punctuality in the performance of our public engagements, and to avoid embarrassment in our siscal transactions, you will deem it proper to ensure a receipt of money at the Treasury, at least co-extensive with the

prospect of expenditure.

The fale of certain city lots, which belong to the state, either as the original proprietor, or by escheat, and which have lately been valued at 35,000 dollars; the sale or the rent of the house erected by the state on Ninth-street; and a moderate augmentation of the sees collected through the medium of the public offices, may be resorted to with ease and certainty. But I confess that it continues to be a favourite maxim in my theory of the administration of a republican system, that, whatever may be the wealth of a state, the charge of supporting its government should fall directly and individually on its citizens. The imposition of an adequate tax for that specific purpose is calculated to produce vigilance in the people, and economy in the magistrates; while the general treasure of the community is left to be employed, with greater effect, in works of public improvement.

Gentlemen of the Senate, and

Gentlemen of the House of Representatives,

The very ferious aspect which the state of our national affairs has assumed, in relation to the Republic of France, excites universal attention, and must, incidentally,

incidentally, affect the course of your deliberations. It was reasonable to expect, that the jealoufy, with which belligerent powers have at all times analized the conduct of a neutral country, would, in the progress of the present European war, expose the acts of our government to imputations of an illicit partiality: But it could not have been within the scope of a candid anticipation to predict, that France, to whom we were allied even more by fentiment than by compact, would, under any delution, wilfully violate the rights, plunder the property, and spurn the friendship of a nation, whose independence the had gloriously affisted to establish. Such, nevertheless, being the wonderful viciffitude which a few years have produced, we are compelled not only to superfede the attachment, founded in our gratitude for former services, by a ftrong fense of recent injury, but to extinguish, in an honest detestation of the abuse of power, that admiration, which the first efforts of the French revolution had inspired. In full refutation, therefore, of the calumnies, with which the American character has been infulted at home, as well as abroad, we behold a perfect unanimity in the resolution of the people, to maintain the dignity and the rights of our government against the arrogance and the force of every foreign power. Relying, indeed, implicitly, on the wisdom and patriotism of those, to whom the federal authority is intrusted, still to avert, by every honourable means, the calamities of war, our fellow-citizens are, every where, employed in active preparations to encounter the awful alternative with energy and fortitude.

This state of the public sentiment, which bids defiance to every danger from external outrage, while our geographical position seems almost to place us beyond the sphere of foreign ambition, will, likewise, I flatter myself, have a falutary tendency to restore the confidence and harmony of our domestic scene. The spirit of party, intolerant and vindictive, has evidently raged too long for the peace and reputation of our country; discolouring, on the one hand, the current of public transactions, and, on the other, undermining that equal exercise of the rights of private opinion, which is, at once, the proof and the preservative of a free Constitution. But should the present fair and favourable opportunity be embraced (and it is peculiarly incumbent on every Public Agent to embrace it) to rescue us from these deprecated effects; if the principles of a mutual and merited confidence shall be seasonably disseminated between the government and the people, and between citizen and citizen; if talents and merit shall be indiscriminately selected and rewarded for their intrinfic worth alone; and if, in short, the standard of political parties shall cease to be a measure for moral perfection, then, Gentlemen, we may hope long to continue united and happy as a people, free, independent and powerful, as a republic.

THOMAS MIFFLIN.

Philadelphia, December 7, 1798.

On motion of Mr. Frailey, feconded by Mr. Boileau,

Ordered, That one hundred copies of the Governor's Address to both Houses of the Legislature be printed, for the use of the Members.

The Clerk reported, that he had presented to the Senate the resolution of this House, appointing a committee, to join a committee of the Senate, to

report a fystem of Rules and Regulations for conducting business between the two Houses; and the resolution appointing a committee, to join a committee of the Senate, to compare engrossed Bills, and present them to the Governor, for his approbation.

Adjourned until ten o'clock to-morrow, A. M.

### SATURDAY, December 8th, 1798. A. M.

The House met pursuant to adjournment.

Mr. Coolbaugh prefented a petition from James Van Etten, stating that he was wounded whilst in actual fervice in the militia of this state, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on claims, to report thereon.

The committee appointed the 6th instant, to examine the Journals and Files of the late House, and report the unfinished business, made report (in part) which was read, as follows, viz.

Bill to regulate the general elections within this commonwealth.

Bill for raifing and collecting county rates and levies within this common-wealth.

Bill to provide a more effectual method for fettling the accounts of the feveral Brigade-Inspectors within this commonwealth.

Bill to establish a system of bankruptcy within this commonwealth.

Bill to supply certain defects in the acts incorporating the city of Phila-ladelphia, and fundry towns and boroughs within this commonwealth.

Bill to authorife the Governor to let or leafe the public buildings on Ninth-

Bill for the abolition of flavery in the commonwealth of Pennfylvania.

Bill supplementary to an act, entituled "An Act to regulate hawkers and "pedlars."

Bill to render the punishment for the crime of horse-stealing more certain.

Bill for the prevention of usury.

Bill for the benefit of Elizabeth Allen.

Bill to authorife the Courts of Quarter Sessions to permit and regulate the erection of dams for mills and other water-works.

Bill to declare Frankford creek and Tackony creek public highways.

Bill to authorife Frederick Speck to erect a wing-dam on Conedogwinet creek, in the county of Cumberland.

Bill

- Bill to declare Smithfield and Lizard creeks, in the county of Northampton, public highways.
- Bill authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheny river, in the county of Allegheny.
- Bill to authorife Frederick Leather, his heirs and affigns, to maintain a dam across Bald-Eagle creek, in the county of Mifflin.
- Bill for regulating the fisheries in the river Susquehanna and its branches, and the river Juniata and the branches thereof.
- Bill to declare Fishing creek, in the county of Northumberland, a public highway.
- Bill to authorise John Canan to erect a toll-bridge over the Frankstown branch of Juniata river.
- Bill to establish a ferry over the Juniata river, opposite Missinsburgh, in the county of Missin, and vesting the right in James Taylor and James Sanderson, their heirs and assigns.
- Bill for establishing and building a bridge across the Youghiogeny river.
- Bill for the relief of Jonathan Bayard Smith and Peter Wikoff.
- Bill for the relief of certain persons having grants of lands from this commonwealth, which are without the limits of the state.
- Bill to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren, Waterford and Beaver.
- Bill extending the time of payment for certain town and out-lots in and near the towns of Erie, Warren, Waterford and Franklin, and for other purposes therein mentioned.
- Bill to extend the period heretofore allowed for applications for donation lands.
- Bill to provide for defraying the expence of surveying sundry tracts of land, heretofore granted to Cornplanter, a Chief of the Seneca nation.
- Bill for the relief of Hannah Lewis.
- Bill to vest in the heirs of William Rankin, deceased, such part of his forseited estate, as hath not been sold for the use of this commonwealth.
- Bill to compensate the heirs and devisees of John Rankin, late of York county, deceasep.
- Bill to enable William Alexander and Robert Alexander, and the survivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wise, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned.

Bill

- Bill granting a further fum of money for improving the navigation of the river Schuylkill, and for other purposes therein mentioned.
- Bill to provide for the immediate erection of a house of employment, and for the support of the poor, in the county of Delaware, and to render the maintaining of the poor thereof a county charge.
- Bill supplementary to the act, entituled "An Act for the regulation of apprentices."
- Bill to explain and amend an act, entituled "An Act for the prevention of "vice and immorality, and of unlawful gaming, and to restrain dif"orderly sports and dissipation."
- Bill for the appointment and regulation of constables in the district of Southwark.
- Bill supplementary to the act, entituled "An Act to incorporate the Con"newago canal company."
- Bill to afford relief to the school near the Rising-Sun tavern, on the Germantown road.
- Bill to enable the trustees of the University of Pennsylvania to vacate the feats of such of their members, who do not attend the meetings of their board.
- Bill to grant a sum of money to the trustees of Dickinson College,
- Bill for the further endowment of Dickinson College, in the borough of Carlifle, and for the relief of Northumberland Academy.
- Bill for the relief of the widow and heirs of John Jones, deceased.
- Bill to erect a separate election district, and to change the place for holding the general election in the third district in the county of Lancaster.
- Bill for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session.
- Bill for the erecting of certain election districts in Northumberland and Allegheny counties.
- Bill erecting part of Washington county into a separate election district.
- Bill for erecting a separate election district in the county of Berks.
- Bill to authorife the commissioners of Northampton county to assess and collect a tax on all unseated lands within the said county, for the purposes therein mentioned.
- Bill to authorife the commissioners of the county of Delaware to raise money by toll, for the repair and maintenance of the bridges on the public state road of said county.
- Bill to incorporate that district of the Northern-Liberties, lying between the middle of freet and the river Delaware, and between Vine street and Cohocksink creek.

  Bill

- Bill to authorife the Clerk of the several markets in the township of the Northern-Liberties to regulate the weights and measures used within the same, and for other purposes therein mentioned.
- Bill further supplement to an act, entituled "An Act more effectually to "prevent unfair practices in the packing of beef and pork for exportation, and to regulate the exportation of flax-feed, butter and biscuit, in kegs."
- Bill supplementary to an act, entituled "An Act to ascertain parts of lines between the counties of Berks, Northampton, Northumberland and "Luzerne, and for other purposes therein mentioned."
- Bill for incorporating the congregation of the Protestant Episcopal Church of St. John, in West-Caln, in the county of Chester.
- Bill directing the mode of distributing the Journals of the Senate and of the House of Representatives of this commonwealth.
- Bill to enable the Commissioners of Huntingdon county to compensate Benjamin Elliott for certain services.
- Bill to enable the owners and possessors of a certain tract of marsh meadow, situate on the west side of Darby creek, and adjoining to the river Delaware, in the township of Ridley, in the county of Delaware, to keep the banks, dams, sluices and slood-gates in repair, and to raise a fund to defray the expence thereof.
- Bill for erecting parts of the counties of Mifflin, Northumberland, Lycoming and Huntingdon, into a separate county.
- Bill for erecting the town of Northumberland, in the county of Northumberland, into a borough, for regulating the buildings, and preventing nuisances and encroachments on the squares, streets, lanes and alleys of the same, and for other purposes therein mentioned.
- Bill supplementary to the act, entituled "An Act to extend the powers of "the Commissioners of Huntingdon county to assess and levy a further sum, for erecting and compleating the public buildings, and to grant a loan to the trustees of the same."
- Bill to appropriate a fum of money, to be applied in compleating three bridges in Bedford county.
- Bill for erecting the town of Chambersburgh, in the county of Franklin, into a borough, and for other purposes therein mentioned.
- Bill to erect the town of Greenesburgh, in the county of Westmoreland, into a borough.
- Bill for raifing, by way of lottery, a fum not exceeding fix thousand dollars, to be applied to the defraying the expences of erecting a parsonage house, and repairing of certain churches, in the county of Montgomery.
- Bill for raising, by way of lottery, the sum of six hundred dollars, for the purpose of repairing the state road between the towns of Strasburgh and Fannetsburgh, in the county of Franklin.

  Bill

Bill for the relief of the representatives of Matthias Heiss.

Ordered to lie on the table.

Mr. Stover, having obtained leave, withdrew the name of Henry Sweitzer, whom he nominated yesterday as Printer of the Journal of this House in the German language.

Agreeably to the order of the day, the House proceeded to the choice of Printers, and the votes being taken, it appeared that Hall and Sellers were duly elected Printers of the Journal in the English language; that Albright and Lahn were duly elected Printers of the Journal in the German language; and that Thomas and Samuel F. Bradford were duly elected Printers of the Bills, for the use of the Members of this House.

Mr. Matlack, the Clerk of the Senate, being introduced, prefented to the Chair an extract from the Journal of that House.

And then he withdrew.

Adjourned until three o'clock on Monday next, P. M.

### MONDAY, December 10th, 1798. P. M.

The House met pursuant to adjournment.

James Wilson, Esquire, elected a Representative for the county of Dauphin, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and by the act of the United States passed the first day of June, 1789.

A letter, figned Samuel Bryan, Register-General, addressed to the Speaker, and inclosing a statement of the unfunded debt, was read; and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered, together with the inclosed statement, to the committee of ways and means, to report thereon.

The extract from the Senate, received on Saturday last, was read, as follows, viz.

IN SENATE, FRIDAY, December 7th, 1798.

Refolved, That a committee be appointed, to join a committee of the House of Representatives, to compare bills, and present them to the Governor, for his approbation. And

Ordered, That Mr. Dale, Mr. Lower and Mr. Whelen be a committee for the faid purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Ordered to lie on the table.

The Address of the Governor to both Houses of the Legislature, read the 8th instant, was read the second time.

Whereupon, on motion,

Ordered, That Mr. Keppele, Mr. Hemphill, Mr. Powell, Mr. Boileau and Mr. Frailey be a committee, to draught and report an answer to the said Address.

On motion,

Ordered, That Mr. Kennedy, Mr. Welles, Mr. Wilson, Mr. Speer and Mr. Weaver be a committee, to take into confideration the Governor's Address, and report to the House an arrangement of the sundry matters therein contained.

The report (in part) of the committee appointed to inspect the Journals and Files of the late House, and report the unfinished business, read Saturday last, was read the second time.

Ordered, That the bill, entituled "An Act to regulate the general elections" within this commonwealth," be referred to Mr. Wharton, Mr. Eyre, Mr. Taylor, Mr. Horn, Mr. Welles, Mr. Wright, Mr. Blair, Mr. J. Scott and Mr. Hendricks, to report thereon.

Ordered, That the bill, entituled "An Act for raising and collecting county rates and levies within this commonwealth," be referred to M. Hemphill, Mr. Conrad and Mr. Snyder, to report thereon.

Ordered, That the bill, entituled "An Act to provide a more effectual method for fettling the accounts of the feveral Brigade-Infpectors within this commonwealth," be postponed.

Ordered, That the bill, entituled "An Act to establish a system of bank"ruptcy within this commonwealth," be postponed.

The bill, entituled "An Act to supply certain desects in the acts incor-"porating the city of Philadelphia, and fundry towns and boroughs within this commonwealth," being under consideration,

On motion of Mr. Hemphill, feconded by Mr. Frailey,

Ordered, That the further confideration thereof, together with the remainder of the faid report, be postponed until Wednesday next.

The motion made by Mr. Boileau, feconded by Mr. Worrell, authorifing the employment of law characters to draught bills, and read Friday last, was read the second time, and adopted.

The motion made by Mr. Frailey, feconded by Mr. Coolbaugh, relative to the laws which will expire during the prefent fession, and read Friday last, was read the second time, and adopted.

Ordered, That Mr. Watfon, Mr. Shoemaker and Mr. Turner be a committee, for the purpose expressed in the said resolution.

Adjourned until ten o'clock, to-morrow, A. M.

## TUESDAY, December 11th, 1798. A. M.

The House met pursuant to adjournment.

Mr. Wharton prefented a petition from Joseph Wharton, praying that the existing controversy between the Pennsylvania and Connecticut clasmants of lands in the county of Luzerne be taken up by the House at an early day, which was read, and

Ordered to lie on the table.

Mr. Coolbaugh prefented a petition from a number of the inhabitants of Upper and Lower Mount-Bethel townships, in the county of Northampton, praying for a new election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the counties of Northampton and Wayne, to report thereon.

Mr. Stocker prefented a petition from a number of the inhabitants of the city of Philadelphia, praying an extension of the powers of the Corporation, and pecuniary aid, to furnish the said city with a constant current of good and wholesome water, which was read, and

Ordered to lie on the table.

Mr. Fisher presented a petition from the Select and Common Councils of the city of Philadelphia, praying an extension of the powers of the Corporation, and the grant of the duties arising from the sales at auction, to aid in furnishing the said city with a constant current of good and wholesome water, which was read, and

Ordered to lie on the table.

Mr. Forster presented a petition from a number of the inhabitants of the county of Dauphin, praying that Christian Bear, of the said county, be permitted to erect a mill-dam on Swatara creek, which was read, and

Ordered to lie on the table.

The committee appointed the 6th instant, to prepare and report a system of rules and regulations for the government of this House, made report, which was read, as follows, viz.

- 1. When the Speaker takes the Chair, the Members shall take their feats.
- 2. At the opening of the House each day, the Minutes of the preceding day shall be read, and shall then be in the power of the House to be corrected, as to matters of mistake or of form only; after which any business addressed to the Chair may be proceeded on.
- 3. Every Member prefenting a paper to the Chair shall first state its general purport.
- 4. A motion made, and feconded, shall be repeated by the Speaker, and, if required by the Speaker or any two Members, shall be reduced

- To writing; but may be withdrawn by the Member who makes, or feconds it, before amendment or decision.
- 5. No business regularly before the House shall be interrupted, except by motion for postponement, commitment, amendment, adjournment, or the previous question, to wit.—" Shall the main question "be now put?"
- 6. A motion for the previous question, postponement, or re-commitment, shall preclude amendment or decision on the original subject; but the previous question shall not be moved by less than four Members.
- 7. A Member may call for a division of a question, where the sense will admit of it.
- 8. A motion to adjourn shall be always in order, and shall be decided without debate.
- 9. On all questions the Speaker shall vote.
- 10. No Member speaking shall be interrupted, but by a call to order from the Speaker, or by a Member, through the Speaker.
- 11. No Member shall be referred to by name in debate.
- who shall transgress the rules; if a second time, the Speaker may refer to him by name; the House may then examine and censure the Member's conduct, he being allowed to extenuate and justify.
- 13. The Speaker may decide on any question of order, but an appeal to the House from his decision may be made by two Members, or the Speaker may in the first instance take the sense of the House. There shall be no debate on a question of order, unless there is an appeal.
- 14. Any Member, on motion, and leave given, may read a bill in his place, and, with permission of the House, present it to the Chair; it shall then be proceeded on, as if presented by a committee.
- 15. Committees may be of three kinds, viz. committees of the whole House; grand committees, consisting of one Member from the city and each county; and special committees, to be nominated by the Speaker, unless otherwise ordered by the House.
- 16. The name of every Member who shall present a petition, and the name of every Member who shall make or second a motion, shall be entered on the Journal.
- 17. Every proposed amendment shall be declared out of order, which tends to destroy the original sentence, clause or motion.
- 18. No Member shall speak more than twice to a question without leave.
- 19. Every bill shall receive three several readings in the House, previously to its passing; but no bill shall be read twice in the same day. All bills

bills, after the first reading, shall be printed, for the use of the Members. Every bill shall be made the order of a day, after its first reading, and debated in a committee of the whole House.

- 20. In all cases of elections, there shall be a previous nomination of the candidate or candidates, at least one day before the election takes place.
- 21. Every order, resolution or vote, to which the concurrence of the Senate may be necessary, shall be read to the House, and laid on the table until the day following.
- 22. No motion for re-confideration shall be permitted, unless made and feconded by Members, who were in the majority on the original question.
- 23. When a blank is to be filled up, and different fums, numbers or times, shall be proposed, the question shall be first taken on the largest sum or number, and the latest time.
- 24. When the House resolves itself into a committee of the whole, the mace shall be laid under the table; but the rules and manner of proceeding, usual in the House, shall be observed in such committee, as far as they may be applicable, the eighteenth rule only excepted.
- 25. On all occasions of calling the names of the Members, the same shall be done in alphabetical order.
- 26. When the Yeas and Nays are called, the Members in the affirmative, or negative, shall have a right to insert the reasons of their votes upon the Minutes, if they desire it.
- 27. No Member shall absent himself without leave.

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigued for the fecond reading of the faid report, and that it be the order for that day.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair fundry documents, refered to in the Governor's Address to both Houses of the Legislature.

And having withdrawn, the fame were read, and

Ordered to lie on the table.

On motion of Mr. Hemphill, feconded by Mr. Wharton,

Ordered, That one hundred copies of fuch of the documents refered to in the Governor's Address, as relate to the resolutions of the Legislature of the state of Massachusetts, and one hundred copies of such of the documents as relate to the resolutions of the Legislature of the state of Connecticut, be printed, for the use of the Members of this House. A motion was made by Mr. Frailey, seconded by Mr. Weaver, and read, as follows, viz.

Refolved, That the Secretary of the commonwealth be required to procure such a number of copies of the laws of this commonwealth, as shall be deemed sufficient to supply such of the members of the present Legislature, as have not already received them by a former law or resolution; and that he deliver one copy of the laws of the United States, the property of this state, which are now in his possession, to each member of the present Legislature, under the above restrictions.

Ordered to lie on the table.

A motion was made by Mr. Hemphill, seconded by Mr. Kennedy, and read, as follows, viz.

Refolved, That a committee be appointed, to take into confideration the act, entituled "An Act providing that the person of a debtor shall not be "liable to imprisonment for debt, after delivering up his estate for the be"nesit of his creditors, unless he hath been guilty of fraud or embezzle"ment," passed the 4th of April, 1798, and to report to this House whether any, and, if any, what additions and alterations ought to be made to the said act.

Ordered to lie on the table.

The motion made by Mr. Frailey, feconded by Mr. Boileau, relative to the publication of the Journal of this House in the English and German languages, and read the 6th instant, was read the second time, and the refolution adopted.

Adjourned until ten o'clock to-morrow, A. M.

WEDNESDAY, December 12th, 1798. A. M.

The House met pursuant to adjournment.

The return of the election held in the county of Washington was read, by which it appeared that Aaron Lyle, Absalom Baird, and John M'Dowell, Esquires, were returned Representatives of the said county for the ensuing year.

Aaron Lyle, John M'Dowell, James Kelly, Philip Albright, and Jacob Hostetter, Esquires, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

Mr. Weaver presented a petition from a number of the inhabitants of Greene District, in the county of Greene, praying that the place of holding their general elections be changed, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the counties of Washington and Greene, to report thereon.

The committee appointed the 6th instant, to confer with the committee of the Senate, and report a system of rules for conducting business between the two Houses, made report, which was read, as follows, viz.

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- I. All bills, resolutions, votes and amendments of either House, to which the concurrence of both is necessary, as well as messages, shall be presented to the other by the Clerk of the House from which they are sent, and shall be acted upon at such times, as may be convenient to the House receiving the same.
- II. When the Clerk of either House shall wait on the other, notice thereof shall be given by the Sergeant-at-Arms or Door-keeper to the Speaker, who shall declare the same to the House.
- III. When either House shall request a conference, and appoint a committee for that purpose, and the other House shall also appoint a committee to confer, such conference shall be held at any time and place, to be agreed upon by their Chairman.

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid report, and that it be the order for that day.

On motion,

Ordered, That Mr. Forster be excused from serving on the committee of ways and means, and that Mr. Krause be appointed in his place.

On motion,

Ordered, That Mr. Forster be excused from serving on the committee of claims, and that Mr. Wilson be appointed in his place.

On motion,

Ordered, That Mr. Harris be excused from serving on the committee of ways and means, and that Mr. Williamson be appointed in his place.

On motion,

Ordered, That Mr. Lyle be added to the committee on roads and inland navigation.

On motion,

Ordered, That Mr. M'Dowell be added to the committee of ways and means, and the committee of claims.

A motion was made by M. Brooke, feconded by Mr. Conrad, and read, as follows, viz.

Refolved, That a committee be appointed to examine the laws of this commonwealth, relative to the power of the Justices of the Peace, and report whether any, and, if any, what alteration can be made therein, to render the administration of justice more easy, and less expensive.

Ordered to lie on the table.

A motion was made by Mr. Stocker, feconded by Mr. Hemphill, and read, as follows, viz.

Reliberd, I hat a committee be appointed to draft, and report to this House, sespectful Address to the President of the United States, approving the measures

meafures he has purfued, in support of the honour, dignity and independence of this country.

Ordered to lie on the table.

A motion was made by Mr. Boileau, feconded by Mr. Snyder, and read, as follows, viz.

Refolved, That the committee of accounts be, and they are hereby, instructed to allow Members, in the settlement of their accounts, compensation only for the time they have actually given their attendance in this House, except in cases of sickness; and that the said committee be further instructed to report such other cases, as in their opinion ought to be excepted out of this resolution. And

On motion, and by special order, the same was read the second time.

On the question,-" Will the House agree to the said resolution?"

A division of the question was called for by Mr. Frailey, ending with the word "fickness." And

On the question,—" Will the House agree to the first part of the said re"folution, ending with the word sickness?"

It was determined in the negative, and the resolution lost.

The motion made by Mr. Frailey, feconded by Mr. Weaver, relative to the distribution of the laws, and read yesterday, was read the second time.

And the same being under consideration,

On motion,

Ordered, That the further confideration thereof be postponed for the pre-

Adjourned until ten o'clock to-morrow, A. M.

## THURSDAY, December 13th, 1798. A. M.

The House met pursuant to adjournment.

Mr. Weaver presented a petition from a number of the inhabitants of the county of Greene, praying that Dunkard creek may be declared a public highway, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the counties of Greene and Washington, to report thereon.

Mr. Boileau presented a petition from the Ministers and Elders forming the General Assembly of the Presbyterian Church of the United States of America, praying to be incorporated, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Kennedy, Mr. Gehr, Mr. Boileau, Mr. Lyle and Mr. Williamson, with instruction to report by bill, or otherwise.

Mr. Linnard presented a memorial from the Board of Managers of the Marine and City Hospitals, praying a revision and amendment of the health-laws of this commonwealth, and the reimbursement of twenty-nine thou-fand dollars, borrowed for the support of the poor during the late epidemic, which was read, and

Ordered to lie on the table.

Mr. Kelly presented a petition from John Ewing, stating that he is the holder of lands in the county of Luzerne, of which he has never been able to obtain quiet possession, and praying the Legislature to receive the same at a reasonable compensation, to be estimated by indifferent persons, which was read, and

Ordered to lie on the table.

A motion was made by Mr. Hemphill, feconded by Mr. Kirk, and read, as follows, viz.

Refolved, That a committee be appointed to bring in a bill, to provide fome funnary method to compel the respective revenue officers of this commonwealth, who have received public money, and not paid the same into the Treasury, to pay the same in some limited time.

Ordered to lie on the table.

The motion made by Mr. Stocker, seconded by Mr. Hemphill, relative to addressing the President of the United States, and read yesterday, was read the second time.

On the question,—" Will the House agree to the Said resolution?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Hall, and were as follow, viz.

	YEAS.	Y E A S.	YEAS.
M	essrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Seckel,
	Albright,	Hostetter,	Stocker,
	Blair,	Hendricks,	Stover,
	Brown,	Kennedy,	J. Scott,
	Brooke,	Keppele,	Strickler,
	Buckley,	Kirk,	Speer,
	Bull,	Kelly,	Taylor,
	Campbell,	Krause,	Turner,
	Conrad,	M'Pherson,	Van Horne,
	Erwin,	M.Rer,	- Wharton,
	Fisher,	Power,	Watfon,
	Forfter,	Palmer,	Wright,
	H	Preston,	Welles,
	Hemphill,	Raum,	Wilfon,
	Hannum,	Ruch,	Williamson. 45.

NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Boileau,	Messirs. Hartzell,	Mesirs. Penrose,
Coolbaugh,	Harris,	Rofe,
Eyre,	. Ingels,	Shoemaker,
Frailey,	Linnard,	Snyder,
Fulmer,	Lyle,	Udree,
Gehr,	Mewhorter,	Worrell,
Horn,	M'Dowell,	Weaver. 21.

So it was determined in the affirmative.

Ordered, That Mr. Fisher, Mr. Hemphill, Mr. Kelly, Mr. Kennedy and Mr. Welles be a committee, for the purpose expressed in the said resolution.

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, December 14th, 1798. A.M.

The House met pursuant to adjournment.

The return of the election held in the county of Fayette was read, by which it appeared that Joseph Huston and John Cunningham, Esquires, were returned Representatives of the said county for the ensuing year, who, together with Richard Keys, Esquire, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

Mr. Keppele presented a petition from Francis Mentges, late an officer in the Pennsylvania line, praying compensation for arrearages of cloathing, which was read, and

Ordered to lie on the table.

The committee to whom was referred, the 11th instant, the petition of a number of the inhabitants of Upper and Lower Mount-Bethel townships, in the county of Northampton, praying for a new election district, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petition.

Ordered to lie on the table.

The committee appointed the 10th instant, to take into consideration the Governor's Address, and to report to the House an arrangement of the sundry matters therein contained, made report, which was read, as follows, viz.

- 1. Refolved, That a committee be appointed, to take into confideration the health laws made to fecure the city and Northern-Liberties against pestilential diseases.
- 2. Refolved, That a committee be appointed, to take into confideration that part of the Address respecting the Wyoming controversy in Luzerne, and the neighbouring counties.

3. Refolved,

- 3. Refolved, That a committee be appointed, to take into confideration that part of the Address relating to the institution of public schools.
- 4. Refolved, That a committee be appointed, to confider and report a plan for the more thorough organization of the militia.
- 5. Refolved, That a committee be appointed on that part of the Address alluding to the judiciary system of the State.
- 6. Refalved, That a committee be appointed on that part of the Address, respecting the present mode of returning jurors for the trial of offences.
- 7. Refolved, That a revision of the election laws, as recommended, be an early subject of the attention of the House.
- 8. Refolved, That a committee be appointed, to take into confideration the propriety of enlarging the prison bounds of unfortunate debtors.
- 9. Refolved, That a committee be appointed to take into confideration the amendment to the Federal Conflitution, as recommended by the Legislatures of Massachusetts and Connecticut, and report thereon.
- 10. Refolved, That a committee be appointed, to take into confideration the propriety of vesting the Courts of Quarter Sessions with the powers of regulating fisheries, mill-dams, ferries, and election districts.
- is. Refolved, That a committee be appointed on that part of the Address, respecting the sale of unseated lands for county taxes.
- 12. Refolved, That a committee be appointed, to take into confideration the subject matter of unfatisfied warrants, and make report thereon.
- 13. Refolved, That a committee be appointed, to enquire into the circumflances respecting the robbery of the Bank of Pennsylvania, mentioned in the Governor's Address, and make report to this House.
- 14. Refolved, That the part of the Governor's Address relating to the finances of the State be referred to the committee on ways and means.
  - Ordered to lie on the table.

The committee to whom was refered, yesterday, the petition from a number of the inhabitants of Greene district, in the county of Greene, praying for an alteration of the place of holding their annual elections, having obtained leave, reported a bill, entituled "An Act to alter the place "for holding elections in Greene district, in the county of Greene," which was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That to-morrow be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee appointed the 10th instant, to draught and report an Anfwer to the Governor's Address, made report, which was read, as follows, viz. SIR,

THE distress, which the citizens of Philadelphia and its suburbs have experienced during the prevalence of the late contagious fever, has excited general sympathy.

To alleviate the injuries already sustained, and to prevent (as far as human agency is capable) the return of a malady so fatal to the lives of our fellow-citizens, and so injurious to the reputation of our climate and prosperity of the State, are subjects which merit, and will receive, an early consideration.

Being aware that a procrastination of the Wyoming controversy increases the difficulties to be overcome, and that the interest of the State requires its settlement, our utmost exertions will be used to bring it to a satisfactory conclusion.

In all our deliberations upon the other important matters contained in your Address, we shall carefully keep in view "the public good," as paramount to every other consideration—and shall cheerfully concur in the adoption of any measures, which may promote an union among our citizens, by guarding our country against the distraction of foreign influence.

The aspect which the state of our national affairs has assumed, in relation to the French Republic, has certainly excited universal attention, and may, incidentally, assect the course of our deliberations.

Finding that the honorable overtures which were made by the Federal Government, to restore harmony with France, were treated with the most studied insult and contempt, and that our messengers of peace (fully empowered, as well to receive explanations and reparations for the wilful violation of our rights, and the plunder of our property, as to grant compensation, if injury had been inadvertently done) were not even admitted to an audience, because they would not consent to surrender our National Independence, we feel inexpressible satisfaction with the conduct of the General Government in repelling the arrogance of that power, and, with a steady firmness, maintaining the honour and rights of our country; and it is with peculiar pleasure we behold the unanimity of the people, and their fixed resolution to support, at all hazards, their Rights and Independence.

And on motion, and by special order, the same was read the second time.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed until Monday next, and that it be the order for that day.

On motion,

Ordered, That one hundred copies thereof be printed, for the use of the Members of this House.

The committee appointed yesterday, to draught and report an Address to the President of the United States, made report, which was read, as follows, viz. SIR,

T this momentous crisis of our public affairs, the House of Representatives of the State of Pennsylvania, at an early period of their session, beg leave to express the high sense they entertain of your conduct, as Chief Magistrate of the United States.

We have viewed, with anxious folicitude, the wild projects of dominion, which have been displayed on the theatre of Europe, and truly sympathize with those, who have fallen victims in the tragic scene. We have seen, that even that theatre is too small for the capacious ambition of the rulers of the French people;—that they do extend their views beyond the confines of that quarter of the world;—that the Atlantic itself gives no bounds to their projects of subjugation;—and that the United States of America are threatened. Threatened, Sir, not with open hostility—not with an immediate and bold division of their territory—but with a division, by means of a dark and insidious policy, of the people from the government of their choice, and from the men of their choice, on whose shoulders the ponderous weight of administration rests.

The vilest arts of political seduction have been triumphantly employed in various governments, and especially in those of republican form. The endearing language of sister has been uttered, in the moment of a deadly embrace.

That you, Sir, have been conftantly aware of the effects of this policy, and have, with an uniform dignity, provided against them, so far as your constitutional powers enabled you so to do, must be highly gratifying to the patriotic pride of every independent mind. That in this Address we speak the sentiments of the great body of our constituents, as well as our own, warms our hearts to an expression of that important truth. Yet we deplore that there are those, who call themselves by the American name, who have daringly insulted our country, by an usurpation of powers not delegated to them, by an obscure interference in our external concerns.

That you have in a late official communication noticed this circumstance, is an additional proof of your vigilance for the general welfare.

The interesting and feeling manner in which you have noticed the late dreadful disease, which has afflicted several of our cities, and, among them, the capital of the Union, demands the acknowledgment of the State of Penn-sylvania; and we doubt not but the Legislature of the United States will give all the attention to the subject, which its importance demands.

With fincere and earnest wishes for your health; that your care for the public good may live, and, with it, the confidence of the citizens of the United States in you; the House of Representatives of the State of Pennsylvania have voted this Address.

And on motion, and by special order, the same was read the second time. Or rered. That the further consideration thereof be postponed until Thursday next, and that it be the order for that day.

On motion,

Ordered, That one hundred copies thereof be printed, for the use of the Members of this House.

On motion,

Ordered, That Mr. Seckel be added to the committee appointed the 6th instant, to examine the Journal of this House, and correct it at the press.

Agreeably to the order of the day, the House proceeded to the consideration of the report of a committee appointed the 6th instant, to prepare and report a system of rules for the government of this House, read the 11th instant.

The first rule contained in the said report was adopted, as follows,

1. When the Speaker takes the Chair, the Members shall take their feats.

The fecond rule was adopted, as follows,

2. At the opening of the House each day, the Minutes of the preceding day shall be read, and shall then be in the power of the House to be corrected, as to matters of mistake or of form only; after which any business addressed to the Chair may be proceeded on.

The third rule was adopted, as follows,

3. Every Member prefenting a paper to the Chair shall first state its general purport.

The fourth rule was adopted, as follows,

4. A motion made, and feconded, shall be repeated by the Speaker, and, if required by the Speaker or any two Members, shall be reduced to writing; but may be withdrawn by the Member who makes, or feconds it, before amendment or decision.

The fifth rule was adopted, as follows,

5. No business regularly before the House shall be interrupted, except by motion for postponement, commitment, amendment, adjournment, or the previous question, to wit.—" Shall the main question " be now put?"

The fixth rule was adopted, as follows,

6. A motion for the previous question, postponement, or re-commitment, shall preclude amendment or decision on the original subject; but the previous question shall not be moved by less than four Members.

The feventh rule was adopted, as follows,

7. A Member may call for a division of a question, where the sense will admit of it.

The eighth rule was adopted, as follows,

8. A motion to adjourn shall be always in order, and shall be decided without debate.

The

The ninth rule was adopted, as follows,

9. On all questions the Speaker shall vote.

The tenth rule was adopted, as follows,

10. No Member speaking shall be interrupted, but by a call to order from the Speaker, or by a Member, through the Speaker.

The eleventh rule was adopted, as follows,

11. No Member shall be referred to by name in debate.

The twelfth rule being under confideration,

On motion of Mr. Kelly, feconded by Mr. Bull,

Ordered, That the further confideration thereof be postponed for the prefent.

The thirteenth rule was adopted, as follows,

13. The Speaker may decide on any question of order, but an appeal to the House from his decision may be made by two Members, or the Speaker may in the first instance take the sense of the House. There shall be no debate on a question of order, unless there is an appeal.

The fourteenth rule was adopted, as follows,

14. Any Member, on motion, and leave given, may read a bill in his place, and, with permission of the House, present it to the Chair; it shall then be proceeded on, as if presented by a committee.

The fifteenth rule was adopted, as follows,

15. Committees may be of three kinds, viz. committees of the whole House; grand committees, consisting of one Member from the city and each county; and special committees, to be nominated by the Speaker, unless otherwise ordered by the House.

The fixteenth rule was adopted, as follows,

16. The name of every Member who shall present a petition, and the name of every Member who shall make or second a motion, shall be entered on the Journal.

The feventeeth rule was adopted, as follows,

17. Every proposed amendment shall be declared out of order, which tends to destroy the original sentence, clause or motion.

The eighteenth rule was adopted, as follows,

18. No Member shall speak more than twice to a question without leave.

The nineteenth rule being under confideration,

A motion was made by Mr. Boileau, feconded by Mr. Linnard,

To amend the same, by adding thereto these words, "and all bills sent down from the Senate to this House shall be refered to a committee, to report thereon."

And the faid amendment being under confideration,

On motion of Mr. Kennedy, seconded by Mr. Boileau,

Ordered, That the further confideration of the faid rule and amendment be postponed for the present.

The twentieth rule was adopted, as follows,

20. In all cases of elections, there shall be a previous nomination of the candidate or candidates, at least one day before the election takes place.

The twenty-first rule was adopted, as follows,

21. Every order, resolution or vote, to which the concurrence of the Senate may be necessary, shall be read to the House, and laid on the table until the day following.

The twenty-fecond rule was adopted, as follows,

22. No motion for re-consideration shall be permitted, unless made and feconded by Members, who were in the majority on the original question.

The twenty-third rule was adopted, as follows,

23. When a blank is to be filled up, and different fums, numbers or times, fhall be proposed, the question shall be first taken on the largest sum or number, and the latest time.

The twenty-fourth rule was adopted, as follows,

24. When the House resolves itself into a committee of the whole, the mace shall be laid under the table; but the rules and manner of proceeding, usual in the House, shall be observed in such committee, as far as they may be applicable, the eighteenth rule only excepted.

The twenty-fifth rule was adopted, as follows,

25. On all occasions of calling the names of the Members, the same shall be done in alphabetical order.

The twenty-fixth rule was adopted, as follows,

or negative, shall have a right to insert the reasons of their votes upon the Minutes, if they desire it.

The twenty-seventh rule was adopted, as follows,

27. No Member shall absent himself without leave.

On motion of Mr. Fisher, seconded by Mr. Kennedy,

Ordered, That the following be added to the faid report, and that it be the twenty-eighth rule.

28. No rule shall be dispensed with, unless by consent of two thirds of the Members present.

Agreeably to the order of the day, the House proceeded to the consideration of the report of the committee appointed the 6th instant, to report a fystem of ruses and regulations for conducting business between the two Houses, read the 12th instant, and the first rule contained in the said report was adopted, as follows,

I. All bills, refolutions, votes and amendments of either House, to which the concurence of both is necessary, as well as messages, shall be prefented to the other by the Clerk of the House from which they are sent, and shall be acted upon at such times as may be convenient to the House receiving the same.

The fecond rule was adopted, as follows,

II. When the Clerk of either House shall wait on the other, notice thereof shall be given by the Sergeant-at-Arms or Door-keeper to the Speaker, who shall declare the same to the House.

The third rule was adopted, as follows,

III. When either House shall request a conference, and appoint a committee for that purpose, and the other House shall also appoint a committee to confer, such conference shall be held at any time and place, to be agreed upon by their Chairman.

On motion of Mr. Boileau, feconded by Mr. Conrad,

Ordered, That the following be added to the faid report, and that it be the fourth rule.

IV. No new bill shall be transmitted from or received by either House, within four days of the time fixed on for an adjournment.

The motion made by Mr. Hemphill, feconded by Mr. Kennedy, relative to the act of infolvency, and read the 11th inftant, was read the fecond time, and the resolution therein contained adopted.

Ordered, That Mr. Hall, Mr. Hemphill and Mr. Cunningham be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Brooke, feconded by Mr. Conrad, relative to the power of Justices of the Peace, and read the 12th instant, was read the fecond time, and the resolution therein contained adopted.

Ordered, That Mr. Brooke, Mr. J. Scott, Mr. Hartzell, Mr. Krause and Mr. Huston be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Hemphill, seconded by Mr. Kirk, relative to the revenue officers of this state, and read the 13th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Stocker, Mr. Kelly, Mr. Palmer, Mr. Raum and Mr. Hendricks be a committee, for the purpose expressed in the said resolution.

Adjourned until ten o'clock to-morrow, A. M.

## SATURDAY, December 15th, 1798. A.M.

The House met pursuant to adjournment.

Petitions from a number of the inhabitants of Northampton county, prayfor pecuniary aid in opening and improving a road through the Water-Gap of the Blue-mountain, read in the late House March 26th last, were taken from the files by Mr. Coolbaugh, presented to the Chair, read, and

Ordered to lie on the table.

A petition from a number of the inhabitants of York county, resident adjoining or near the manor of Maske, stating that they have felt all the inconvenience of those who actually hold lands within the said manor, and praying an exoneration of twenty-sive years interest on the purchase money of their estates, read in the late House December 14th, 1797, was taken from the files by Mr. Kelly, presented to the Chair, read, and

Ordered to lie on the table.

Mr. Snyder presented a petition from a number of the inhabitants of Beaver township, in Northumberland county, praying that a new election district may be laid off from the Sixth district, and that they be authorised to hold their general elections at the House of Henry Gross, senior, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Snyder, Mr. Fulmer and Mr. Harris, to report thereon.

Mr. Harris presented a petition from a number of the inhabitants of Mifflin county, praying that a law may be passed to regulate the shad sisheries in the rivers Susquehanna and Juniata, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Power, Mr. Harris, Mr. Williamson, Mr. Miller, Mr. Wilson, Mr. Forster and Mr. Blair, to report thereon.

Mr. Harris presented a petition from a Grand Jury in the county of Mifflin, of a similar tenor to that just preceding, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the last mentioned committee, to report thereon.

Mr. Coolbaugh presented a petition from a number of the inhabitants of the townships of Middle and Lower Smithfield, Hamilton, and Chesnut-hill, in the county of Northampton, praying that the place of holding their annual elections be changed to the house now occupied by Simon Heller, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the counties of Northampton and Wayne, to report thereon.

The

The committee appointed the 6th instant, to examine the Journal and Files of the late House, and report the unfinished business, made a further report (in part) which was read, as follows, viz.

That the following reports of committees were specially recommended to the present Legislature.

- 1. The report on the petition of James Millegan and Hugh Lenox.
- 2. The report on the petition of John Hazlewood, late commissioner of purchases.
- 3. The report on the petitions for the removal of the feat of justice in Lycoming county.
- 4. The report on petitions for the suppression of vice, immorality, and vain sports.
- 5. The report on the petitions for restoring the jurisdiction of the Common Pleas, Quarter Sessions and Orphans' Courts, to the Justices of the Peace, and allowing them compensation for their attendance.
- 6. The report on petitions for a division of York county.
- 7. The report on petitions of Peter Frank and John Evans.
- 8. The report on marriage and tavern licences.

Ordered to lie on the table.

The report of the committee, to whom was referred the petition of a number of the inhabitants of Northampton county, praying for a new election district, read yesterday, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The bill, entituled "An Act to alter the place for holding elections in Greene district, in the county of Greene," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House, in order to take the same into consideration?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the fection of the faid bill was adopted.

A motion was then made by Mr. Hemphill, and feconded by Mr. Keys, To amend the bill, by adding thereto the following fection, viz.

"Sect. II. And be it further enacted by the authority aforefaid, That from and after the passing of this act the townships of Warwick and Rapho, in the county of Lancaster, are hereby erected into a separate election district, to be called the Seventh District; and the inhabitants thereof shall hold their general elections at the house now occupied by John Heintzleman, in the town of Manheim, in the township of Rapho aforesaid."

And the faid amendment being under confideration,

On motion of Mr. Frailey, feconded by Mr. M'Pherson,

Ordered, That the further confideration of the faid bill and amendment be postponed for the present.

The report of the committee appointed to take into confideration the Governor's Address to both Houses of the Legislature, and report to this House an arrangement of the sundry matters therein contained, read yesterday, was read the second time, and the first resolution therein contained adopted.

Ordered, That the Members from the city and county of Philadelphia be a committee, for the purpose expressed in the said resolution.

The fecond resolution was adopted.

Ordered, That Mr. Keppele, Mr. Hemphill, Mr. Frailey, Mr. Preston and Mr. Cunningham be a committee, for the purpose expressed in the said refolution.

The third resolution was adopted. -

Ordered, That Mr. Hall, Mr. Penrose, Mr. Stover, Mr. Taylor, Mr. Buckley, Mr. Albright, Mr. Kennedy, Mr. Udree, Mr. Horn, Mr. Snyder, Mr. Wright, Mr. M'Dowell, Mr. Huston, Mr. Speer, Mr. Boileau, Mr. Krause, Mr. Welles, Mr. Blair, Mr. Williamson, Mr. Palmer, Mr. Miller and Mr. Weaver be a committee, for the purpose expressed in the said resolution.

The fourth resolution was adopted.

Ordered, That Mr. Worrell, Mr. Campbell, Mr. Udree, Mr. Forster and Mr. Weaver be a committee, for the purpose expressed in the said resolution.

The fifth resolution was adopted.

Ordered, That Mr. Ingels, Mr. Kelly and Mr. Welles be a committee, for the purpose expressed in the said resolution.

The fixth resolution was adopted.

Ordered, That Mr. Fisher, Mr. Conrad, Mr. Kennedy, Mr. Mewhorter and Mr. Stover be a committee, for the purpose expressed in the said resolution.

The feventh item, or clause, was postponed for the present.

The eighth resolution was adopted.

Ordered, That Mr. Hall, Mr. Hemphill, Mr. Brown, Mr. Boileau, Mr. Rugh, Mr. Blair and Mr. Harris be a committee, for the purpose expressed in the said resolution.

The ninth resolution was adopted.

Ordered, That Mr. Wharton, Mr. Kirk, Mr. Rose, Mr. Watson, Mr. Wright, Mr. Brooke, Mr. Welles, Mr. Mewhorter and Mr. Huston be a committee, for the purpose expressed in the said resolution.

The tenth resolution was adopted.

Ordered, That Mr. Frailey, Mr. Coolbaugh, Mr. Albright, Mr. Williamson, Mr. Speer, Mr. M'Dowell and Mr. Wright be a committee, for the purpose expressed in the said resolution.

The

The eleventh resolution was adopted.

Ordered, That Mr. Eyre, Mr. Hartzell and Mr. Blair be a committee, for the purpose expressed in the said resolution.

The tweltth refolution was adopted.

Ordered, That Mr. Fisher, Mr. Hopkins, Mr. Penrose, Mr. Turner, Mr. Lyle, Mr. Cunningham and Mr. Speer be a committee, for the purpose expressed in the said resolution.

The thirteenth resolution was adopted.

Ordered, That Mr. Preston, Mr. Frailey and Mr. Weaver be a committee, for the purpose expressed in the said resolution.

The fourteenth resolution was adopted.

The petition from the Board of Managers of the Marine and City Hospipitals, read the 13th inftant, was read the fecond time.

Ordered, That it be referred to the Members from the city and county of Philadelphia, to report thereon.

The petition from the Select and Common Councils of the city of Philadelphia, read the 11th inftant, was read the fecond time.

Ordered, That it be referred to the last mentioned committee, to report thereon.

The petition from a number of the inhabitants of the city of Philadelphia, read the 11th instant, was read the second time.

Ordered, That it be refered to the last mentioned committee, to report thereon.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent to the House of Representatives, for concurence, the bill, entituled "An Act to divide the second election district in the county of Huntingdon."

And having prefented the faid bill to the Chair, he withdrew.

The motion made by Mr. Frailey, feconded by Mr. Weaver, relative to the distribution of the laws, and read the 11th instant, was read the fecond time.

And the same being under confideration, was withdrawn by Mr. Frailey.

Mr. Frailey read in his place a bill, entituled "An Act to provide for the "purchase of the laws of this commonwealth for public use."

And having obtained leave, prefented the fame to the Chair, when it was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

Adjourned until ten o'clock on Monday next, A. M.

MONDAY,

## MON.DAY, December 17th, 1798. A. M.

The House met pursuant to adjournment.

Mr. M'Dowell presented a petition from the trustees of the academy and library of the town of Canonsburgh, in the county of Washington, praying aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed Saturday last, on that part of the Governor's Address which relates to the institution of public schools, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An "Act to divide the first election district in the county of Northampton," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act to divide the second election district in the county of Huntingdon," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the faid bill, and that it be the order for that day.

The petition of Francis Mentges, read the 14th instant, was read the se-

Ordered, That it be refered to the committee on claims, to report thereon.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, to take into consideration the report of the committee appointed to draught and report an answer to the Governor's Address to both Houses of the Legislature, read the 14th instant.

After some time,

The Speaker resumed the Chair, and Mr. Kelly reported the same, with an amendment, which was read, and

Ordered to lie on the table.

The report of the committee appointed to draught and report an answer to the Governor's Address to both Houses of the Legislature was read, as reported by the committee of the whole House.

A motion was made by Mr. Boileau, and seconded by Mr. Penrose, To amend the said report, by adding thereto the following, viz. "We fincerely regret that the spirit of party, intolerant and vindictive, has so long raged, interrupting the peace, and injuring the reputation of our country—discolouring, on the one hand, the current of public transfactions; and on the other, undermining that equal exercise of the rights of private opinion, which is at once the proof and preservative of a free constitution. Gladly would we embrace every fair opportunity of lending our aid to obviate their deprecated effects—and would rejoice to see the principles of mutual and merited considence reasonably disseminated between the government and the people, and between citizen and citizen—to see talents and merit indiscriminately selected and rewarded, for their intrinsic merit alone—the measure of moral persection never regulated by the standard of political parties.

"As this, Sir, is possibly the last time the Legislature of Pennsylvania will have an opportunity of addressing you, as the Chief Magistrate of the state, they would do violence to their own feelings, as well as to those of a great majority of their constituents, were they to let it pass, without expressing this fentiment, in the unaffected language of sincerity, "that you have deserved well of your country;" and that their best wishes for your personal happiness follow you into your retirement, and that you may experience the sublime and rational enjoyment, of reviewing your past conduct with the approbation of your own heart."

Mr. Frailey called for a division of the question, ending with the word "parties."

On the question,—" Will the House agree to the first part of the said amend"ment, ending with the word" parties?"

It was determined in the negative.

The last part of the said amendment being under consideration,

A motion was made by Mr. Fisher, and seconded by Mr. Bull,

To postpone the same, in order to introduce the following, as a substitute, viz.

"As this will probably be the last opportunity we shall have, permit us, previously to your leaving the high office you now hold, to express our approbation of the care you have manifested for the public welfare, and to wish you health and happiness in your retirement."

On the question,—" Will the House agree to the postponement?" It was determined in the affirmative, and the substitute adopted.

And on the question,—" Will the House agree to the said report, as amend-

It was determined in the affirmative, and adopted, as follows, viz.

To THOMAS MIFFLIN, Governor of the commonwealth of Pennsylvania.

SIR,

HE distress, which the citizens of Philadelphia and its suburbs have experienced during the prevalence of the late contagious sever, has excited general sympathy.

To alleviate the injuries already fustained, and to prevent (as far as human agency is capable) the return of a malady so fatal to the lives of our sellow-citizens, and so injurious to the reputation of our climate and prosperity of the State, are subjects which merit, and will receive, an early consideration.

Being aware that a procrastination of the Wyoming controversy increases the difficulties to be overcome, and that the interest of the State requires its settlement, our utmost exertions will be used to bring it to a satisfactory conclusion.

In all our deliberations upon the other important matters contained in your Address, we shall carefully keep in view "the public good," as paramount to every other consideration—and shall cheerfully concur in the adoption of any measures, which may promote an union among our citizens, by guarding our country against the destructive effects of foreign influence.

The aspect which the state of our national affairs has assumed, in relation to the French Republic, has certainly excited universal attention, and may, incidentally, affect the course of our deliberations.

Finding that the honorable overtures which were made by the Federal Government, to restore harmony with France, were treated with the most studied insult and contempt, and that our messengers of peace (fully empowered, as well to receive explanations and reparations for the wilful violation of our rights, and the plunder of our property, as to grant compensation, if injury had been inadvertently done) were not even admitted to an audience, because they would not consent to surrender our National Independence, we feel inexpressible satisfaction with the conduct of the General Government in repelling the arrogance of that power, and, with a steady firmness, maintaining the honour and rights of our country; and it is with peculiar pleasure we behold the unanimity of the people, and their fixed resolution to support, at all hazards, their Rights and Independence.

As this will probably be the last opportunity we shall have, permit us, previously to your leaving the high office you now hold, to express our approbation of the care you have manifested for the public welfare, and to wish you health and happiness in your retirement.

Ordered, That Mr. Keppele, Mr. M'Pherson and Mr. Udree be a committee, to present the same to the Governor.

Adjourned until ten o'clock to-morrow, A. M.

## TUESDAY, December 18th, 1798. A. M.

The House met pursuant to adjournment.

The committee to whom was refered, the 13th instant, the petition of a number of the inhabitants of the county of Greene, praying that Dunkard creek be declared a public highway, having obtained leave, reported a bill, entituled "An Ast declaring Dunkard creek, in the county of Greene, a "public highway," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, the 15th instant, the petition of a number of the inhabitants of Northumberland county, praying for a new election district, made report, which was read, as follows, viz.

That having duly confidered the premifes therein to them submitted, they are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioners.

A motion was made by Mr. Kennedy, feconded by Mr. Frailey, and read, as follows, viz.

Refolved, That a committee be appointed, to take into confideration and report a plan for the more speedy recovery of the money due to this commonwealth upon unpatented lands.

Ordered to lie on the table.

The House resumed the consideration of the bill, entituled "An Act to "alter the place for holding elections in Greene district, in the county of "Greene," together with the amendment, postponed on Saturday last.

And the amendment recuring,

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

A motion was made by M1. Keys, and seconded by Mr. Strickler,

To amend the bill, by adding thereto the following fection, viz.

"Sect. III. And be it further enacted by the authority aforesaid, That the inhabitants of the townships of Donegal and Montjoy, forming the third district in the county aforesaid, shall hold their general elections at the house of Alexander Boggs, formerly occupied by John Wolsley, near Elizabethtown, in the township of Donegal aforesaid, any thing in any law to the contrary notwithstanding."

On the question,--" Will the House agree to the same?"

It was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to change the places of "holding certain elections in the counties of Greene and Lancaster, and

" for the erection of a separate election district in the said county of Lan-

" caster," and that it be transcribed for a third reading.

The House resumed the consideration of the remainder of the report of the committee appointed the 6th instant, to examine the Journal and Files of the late House, and report the unfinished business, postponed the 8th instant.

And the bill, entituled "An Act to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth," recuring,

Ordered, That it be referred to the Members from the city and county of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An Act to authorise the Governor to let or lease the public buildings on Ninth-street," be postponed for the present.

Ordered, That the bill, entituled "An Act for the abolition of flavery in the commonwealth of Pennfylvania," be refered to Mr. Hall, Mr. Linnard, Mr. Preston, Mr. Keys, Mr. Van Horne, Mr. Kennedy, Mr. Hostetter, Mr. J. Scott and Mr. Cunningham, to report thereon.

Ordered, That the bill, entituled "An Act supplementary to an act, entituled "An Act to regulate hawkers and pedlars," be refered to Mr. Seckel, Mr. Buckley and Mr. Mewhorter, to report thereon.

Ordered, That the bill, entituled "An A& to render the punishment for the crime of horse-stealing more certain," be refered to Mr. Hannum, Mr. Campbell, Mr. Hartzell, Mr. Williamson and Mr. M'Dowell, to report thereon.

Ordered, That the bill, entituled "An Act for the prevention of usury," be referred to Mr. Stocker, Mr. Linnard, Mr. Conrad, Mr. Welles, Mr. Power, Mr. Forster and Mr. Huston, to report thereon.

Ordered, That the bill, entituled "An Act for the benefit of Elizabeth "Allen," be refered to Mr. Worrell, Mr. Kelly and Mr. Coolbaugh, to report thereon.

Ordered, That the bill, entituled "An Act to authorise the Courts of "Quarter Sessions to permit and regulate the erection of dams for mills and "other water-works," be refered to the committee appointed the 15th instant, on that part of the Governor's Address which relates to the powers of the said Courts, to report thereon.

Ordered, That the bill, entituled, "An Act to declare Frankford creek and Tackony creek public highways," be referred to the Members from the county of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An Act to authorise Frederick Speck" to erect a wing-dam on Conedogwinet creek, in the county of Cumber-"land," be referred to the Members from the county of Cumberland, to report thereon.

Ordered, That the bill, entituled "An Act to declare Smithfield and Li-"zard creeks, in the county of Northampton, public highways," be postponed.

Ordered, That the bill, entituled "An Act authorifing Benjamin Herr, "his heirs and affigns, to erect and maintain a mill-dam and wing-dam in "the Allegheny river, in the county of Allegheny," be refered to Mr. Weaver, Mr. Hendricks and Mr. Lyle, to report thereon.

[ 13 ]

Ordered,

Ordered, That the bill, entituled "An Act to authorife Frederick Leatlier, "his heirs and affigns, to maintain a dam across Bald-Eagle creek, in the county of Mifflin," be postponed for the present.

Ordered, That the bill, entituled "An Act for regulating the fisheries in "the river Susquehanna, and its branches, and the river Juniata, and the branches thereof," be referred to the committee, to whom were referred the 15th instant the petitions from the country of Mifflin on that subject, to report thereon; and that Mr. Kelly and Mr. Keys be added to the said committee.

Ordered, That the bill, entituled "An Act to declare Fishing creek, in the county of Northumberland, a public highway," be refered to Mr. Welles, Mr. Snyder and Mr. Fulmer, to report thereon.

Ordered, That the bill, entituled "An A&t to authorife John Canan to "ere&t a toll-bridgé over the Frankstown branch of Juniata river," be refered Mr. Blair, Mr. Miller and Mr. Raum, to report thereon.

Ordered, That the bill, entituled "An Act to establish a ferry over the "Juniata river, opposite Missinsburgh, in the county of Missin, and vest-"ing the right in James Taylor and James Sanderson, their heirs and assigns," be referred to Mr. Harris, Mr. Williamson and Mr. Power, to report thereon.

Ordered, That the bill, entituled "An Act for establishing and building" a bridge across the Youghiogeny river," be refered Mr. Wright. Mr. Hendricks, Mr. Rugh, Mr. Huston and Mr. Cunningham, to report thereon.

Ordered, That the bill, entituled "An A& for the relief of Jonathan Bayard Smith and Peter Wykoff," be postponed.

Ordered, That the bill, entituled "An A& for the relief of certain per-"fons having grants of lands from this commonwealth, which are without "the limits of this State," be postponed.

Ordered, That the bill, entituled "An Act to provide for felling the fe-"veral referved tracts of land adjoining the towns of Erie, Franklin, War-"ren, Waterford and Beaver," be refered to Mr. Hall, Mr. Taylor, Mr. Brown, Mr. Boileau and Mr. Shoemaker, to report thereon.

Ordered, That the bill, entituled "An A& extending the time of pay-"ment for certain town and out-lots in and near the towns of Erie, War-"ren, Waterford and Franklin, and for other purposes therein mentioned," be referred to the committee of ways and means, to report thereon.

Ordered, That the bill, entituled "An Act to extend the period here-"tofore allowed for applications for donation lands," be referred to Mr. Penrofe, Mr. Forster and Mr. Campbell, to report thereon.

Ordered, That the bill, entituled "An Act to provide for defraying the expense of surveying sundry tracts of land, heretofore granted to Cornplanter, a Chief of the Seneca nation," be postponed.

Ordered, That 'the bill, entituled "An Act for the relief of Hannah "Lewis," be refered to Mr. Taylor, Mr. Hopkins and Mr. Albright, to report thereon.

Ordered,

Ordered, That the bill, entituled "An Act to vest in the heirs of Wil- ilam Rankin, deceased, such part of his forfeited estate, as hath not been fold for the use of this commonwealth," be refered to Mr. Kelly, Mr. Buckley and Mr. Speer, to report thereon.

Ordered, That the bill, entituled "An Act to compensate the heirs and devisees of John Rankin, late of York county, deceased," be refered to the last mentioned committee, to report thereon.

Ordered, That the bill, entituled "An A& to enable William Alexander and Robert Alexander, and the survivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainder over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned," be refered to Mr. Kelly, Mr. Brooke and Mr. Hendricks, to report thereon.

Ordered, That the bill, entituled "An Act granting a further fum of "money for improving the navigation of the river Schuylkill, and for other purposes therein mentioned," be refered to Mr. Wharton, Mr. Bull, Mr. Frailey, Mr. Brooke, Mr. Rose, Mr. Snyder and Mr. Hartzell, to report thereon.

Ordered, That the bill, entituled "An Act to provide for the immediate "erection of a house of employment, and for the support of the poor, in the county of Delaware, and to render the maintaining of the poor there- of a county charge," be refered to Mr. Preston, Mr. Palmer, Mr. Ingels, Mr. Hannum and Mr. Kirk, to report thereon.

Adjourned until ten o'clock to-morrow, A. M.

## WEDNESDAY, December 19th, 1798. A. M.

The House met pursuant to adjournment.

Mr. Van Horne presented a petition from Robert Smith, Joseph Smith, and Joseph Kinsey, praying leave to erect a wing-dam in Delaware river, which was read, and

Ordered to lie on the table.

The petition from a number of the inhabitants of Northumberland county, praying for a pecuniary aid in opening and improving a road over the Broad mountain, read in the late House March 15th last, was taken from the files by Mr. Snyder, presented to the Chair, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the improvement of roads and inland navigation, to report thereon.

The petition from the Judges, Justices of the Peace, and Commissioners of the county of Somerset, praying that the seat of justice of the said county

may be removed, read in the late House February 13th last, was taken from the files by Mr. Miller, presented to the Chair, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Miller, Mr. J. Scott and Mr. Hendricks, to report thereon.

The bill, entituled "An Act to change the places of holding certain elec-"tions in the counties of Greene and Lancaster, and for the erection of a "feparate election district in the said county of Lancaster," was read the third time.

Whereupon,

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House proceeded in the consideration of the report of the committee appointed to examine the Journal and Files of the late House, and report the unfinished business.

Ordered, That the bill, entituled "An A& supplementary to the a&, "entituled "An A& for the regulation of apprentices," be refered to Mr. Preston, Mr. Conrad, Mr Strickler, Mr. Krause and Mr. Turner, to report thereon.

Ordered, That the bill, entituled "An Act to explain and amend an act, "entituled "An Act for the prevention of vice and immorality, and of un- lawful gaming, and to restrain disorderly sports and dissipation," be referred to Mr. Watson, Mr. Taylor, Mr. Kennedy, Mr. Wright, Mr. Brown, Mr. M'Dowell and Mr. Williamson, to report thereon.

Ordered, That the bill, entituled "An A& for the appointment and re-"gulation of conftables in the diffrict of Southwark." be refered to the Members from the county of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An A& supplementary to the a&, en"tituled "An A& to incorporate the Conewago Canal Company," be refered to Mr. Fisher, Mr. Keys and Mr. Power, to report thereon.

Ordered, That the bill, entituled "An Act to afford relief to the school near the Rising-Sun Tavern, on the Germantown road," be refered to the committee appointed on that part of the Governor's Address to both Houses of the Legislature, which relates to the establishment of schools throughout this commonwealth, to report thereon.

Ordered, That the bill, entituled "An Act to enable the trustees of the University of Pennsylvania to vacate the seats of such of their members, who do not attend the meetings of their board," be refered to the Members from the city of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An Act to grant a fum of money to "the truftees of Dickinson College," be postponed for the present.

Ordered, That the bill, entituled "An Act for the further endowment of "Dickinson College, in the borough of Carlisle, and for the relief of Nor"thumberland

thumberland Academy," be refered to the committee appointed on that part of the Governor's Address, which relates to the establishment of schools throughout this commonwealth, to report thereon.

Ordered, That the bill, entituled "An Act for the relief of the widow "and heirs of John Jones, deceased," be referred to the committee of claims, to report thereon.

Ordered, That the bill, entituled "An Act to erect a separate election district, and to change the place for holding the general elections in the third district in the county of Lancaster," be postponed.

Ordered, That the bill, entituled "An Act for altering the place of holding fpecial elections for the city of Philadelphia, and the townships of Block- ley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session," be refered to Mr. Hall, Mr. Seckel and Mr. Ingels, to report thereon.

Ordered, That the bill, entituled "An Act for the erecting of certain election districts in Northumberland and Allegheny counties," be postponed.

Ordered, That the bill, entituled "An Act erecting part of Washington county into a separate election district," be referred to the Members from the counties of Washington and Greene, to report thereon.

Ordered, That the bill, entituled "An Act for erecting a separate election district in the county of Berks," be postponed.

Ordered, That the bill, entituled "An Act to authorife the commission-"ers of Northampton county to assess and collect a tax on all unseated lands "within the said county, for the purposes therein mentioned," be postponed for the present.

Ordered, That the bill, entituled "An Act to authorife the commission"ers of the county of Delaware to raise money, by toll, for the repair and
"maintenance of the bridges on the public state road of the said county,"
be refered to Mr. Linnard, Mr. Preston, Mr. Palmer, Mr. Bull and
Mr. Stover, to report thereon.

Ordered, That the bill, entituled "An Act to incorporate that district of the Northern-Liberties, lying between the middle of street and the river Delaware, and between Vine-street and Cohocksink creek," be referred to the Members from the county of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An Act to authorife the clerk of the feveral markets in the township of the Northern-Liberties to regulate the weights and measures used within the same, and for other purposes there- in mentioned," be refered to the last named committee, to report thereon.

Ordered, That the bill, entituled "A further Supplement to an act, entituled "An Act more effectually to prevent unfair practices in the packing of beef and pork for exportation, and to regulate the exportation of
flaxseed, butter and biscuit, in kegs," be refered to the Members from
the city and county of Philadelphia, to report thereon.

Ordered, That the bill, entituled "An Act supplementary to an act, entituled "An Act to ascertain parts of lines between the counties of
Berks,

"Berks, Northampton, Northumberland and Luzerne, and for other purposes therein mentioned," be refered to the Members from the counties of Berks, Northampton, Northumberland and Luzerne," to report thereon.

Ordered, That the bill, entituled "An Act for incorporating the congregation of the Protestant Episcopal Church of St. John, in West-Caln, in the county of Chester," be refered to Mr. Buckley, Mr. Keys, Mr. Hopkins, Mr. Kirk and Mr. Hannum, to report thereon.

Ordered, That the bill, entituled "An Act directing the mode of di-"ftributing the Journals of the Senate and of the House of Representatives "of this commonwealth," be referred to Mr. Hall, Mr. Boileau, Mr. Van Horne, Mr. Hostetter, Mr. Cunningham, Mr. Snyder and Mr. Lyle, to report thereon.

Ordered, That the bill, entituled "An Act to enable the Commissioners of Huntingdon county to compensate Benjamin Elliott for certain services," be refered to the Members from the counties of Mission and Huntingdon, to report thereon.

Ordered, That the bill, entituled "An Act to enable the owners and "possessions of a certain tract of marsh meadow, situate on the west side of Darby creek, and adjoining to the river Delaware, in the township of "Ridley, in the county of Delaware, to keep the banks, dams, sluices and "flood-gates in repair, and to raise a fund to defray the expence thereof," be refered to Mr. Seckel, Mr. Preston and Mr. Palmer, to report thereon.

Ordered, That the bill, entituled "An Act for erecting parts of the coun-"ties of Mifflin, Northumberland, Lycoming and Huntingdon, into a fe-"parate county," be postponed for the present.

Ordered, That the bill, entituled "An Act for erecting the town of "Northumberland, in the county of Northumberland, into a borough, for "regulating the buildings, and preventing nuisances and encroachments on "the squares, streets, lanes and alleys of the same, and for other purposes "therein mentioned," be postponed for the present.

Ordered, That the bill, entituled "An Act fupplementary to the act, entituled "An Act to extend the powers of the Commissioners of Hunting-"don county to assess and levy a further sum, for erecting and compleating the public buildings, and to grant a loan to the Trustees of the same," be referred to the Members from the counties of Mission and Huntingdon, o report thereon.

Ordered, That the bill, entituled "An Act to appropriate a fum of money, "to be applied in compleating three bridges in Bedford county," be post-poned for the present.

Ordered, That the bill, entituled "An A& for erecting the town of "Chambersburgh, in the county of Franklin, into a borough, and for other "purposes therein mentioned," be postponed for the present.

Ordered, That the bill, entituled "An Act to erect the town of Greenef-"burgh, in the county of Westmoreland, into a borough," be referred to the Members from the county of Westmoreland, to report thereon.

Ordered,

Ordered, That the bill, entituled "An Act for raising, by way of lottery, a sum not exceeding six thousand dollars, to be applied to the defraying the expences of erecting a parsonage house, and repairing of certain churches, in the county of Montgomery," be referred to the Members from Montgomery county, to report thereon.

Ordered, That the bill, entituled "An Act for raising, by way of lottery, "the sum of six hundred dollars, for the purpose of repairing the State road between the towns of Strasburgh and Fannetsburgh, in the county of Franklin," be referred to the Members from the counties of Bedford and Franklin, to report thereon.

Ordered, That the bill, entituled "An Act for the relief of the representatives of Matthias Heifs," be referred to the committee of claims, to report thereon.

On motion of Mr. Kelly, seconded by Mr. Turner,

Ordered, That the faid report be amended, by adding thereto the following item, viz.

"Bill to incorporate and endow an academy or public school in the borough of York, and for other purposes therein mentioned."

Ordered, That the bill, entituled "An A& to incorporate and endow an "academy or public school in the borough of York, and for other purposes "therein mentioned," be referred to the committee appointed on that part of the Governor's Address, which relates to the establishment of schools throughout this commonwealth, to report thereon.

Andrew Dunlop, Esquire, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

The report of the committee, to whom was refered, the 15th instant, the petition of a number of the inhabitants of Beaver township, in the county of Northumberland, praying for a new election district, read yesterday, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The bill from the Senate, entituled "An A& to divide the second elec"tion district in the county of Huntingdon," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House, in order to take the same into consideration?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

The petition of a number of the inhabitants of York county, refident adjoining or near the manor of Maske, read the 15th instant, was read the second time.

Ordered,

Ordered, That it be referred to the Members from the county of York, to report thereon.

The motion made by Mr. Kennedy, feconded by Mr. Frailey, relative to the monies due on unpatented lands, and read yesterday, was read the second time, and the resolution adopted.

Ordered, That Mr. Fisher, Mr. Kennedy, Mr. Horne, Mr. Turner, Mr. Brooke, Mr. M'Dowell and Mr. Harris be a committee, for the purpose expressed in the said resolution.

A motion was made by Mr. Welles, feconded by Mr. Stover, and read, as follows, viz.

Refolved, That a committee be appointed on that part of the Governor's Address to both Houses, relative to certain city lots and the public building in Ninth-street, the property of this State, and to report thereon.

Ordered to lie on the table.

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, December 20th, 1798. A. M.

The House met pursuant to adjournment.

Alexander Scott, Esquire, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

The petition of a number of the inhabitants of the township of Londonderry, in the county of Bedford, praying that the said township may be annexed to the county of Somerset, read in the late House February 13th last, was taken from the files by Mr. Miller, presented to the Chair, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Miller, Mr. Dunlop, Mr. Blair, Mr. Rugh and Mr. Weaver, to report thereon.

The committee to whom was refered, the 18th inftant, the bill, entituled "An Act to declare Frankford creek and Tackony creek public highways," reported a bill, entituled "An Act to declare Frankford creek a public high- "way," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, yesterday, the bill, entituled "An "Act to erect the town of Greenesburgh, in the county of Westmoreland, into a borough," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigued for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred, the 10th instant, the bill, entituled "An Act to regulate the general elections within this commonwealth," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 28th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"I have the honour to present to the House of Representatives, for concurence, a bill, entituled "An Act to facilitate the barring of entails."

And having presented the said bill to the Chair, he withdrew.

The bill from the Senate, entituled "An Act to facilitate the barring of entails," was read the first time.

Whereupon, on motion,

Ordered, That Tuesday, the 1st day of January next, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 18th instant, the bill, entituled "An Act to authorise John Canan to erect a toll-bridge over the Frankstown branch of Juniata river," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, the 29th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the report of the committee appointed the 13th instant, to draught and report to this House a respectful Address to the President of the United States.

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the same, with amendments, which were read, and

Ordered to lie on the table.

On motion, and by special order, the said report was read the second time,

And, having been fully confidered by paragraphs, adopted, as follows, viz.

To JOHNADAMS, PRESIDENT of the United States. SIR,

T this momentous crisis of our public affairs, the House of Representatives of the State of Pennsylvania, at an early period of their session, beg leave to express the high sense they entertain of your conduct, as Chief Magistrate of the United States, in support of the honour and independence of this country.

We have viewed, with anxious folicitude, the wild projects of dominion, which have been displayed on the theatre of Europe. We have seen, that even that theatre is too small for the unlimited ambition of the rulers of the French people;—that the Atlantic itself gives no bounds to their projects of fubjugation;—and that the United States of America are threatened. Threatened, Sir, not so much with open hostility, or an immediate and bold divifion of their territory, as with a division, by means of a dark and infidious policy, of the people from the government of their choice, and from the men, on whom the ponderous weight of administration rests. The vilest arts of political feduction have been triumphantly employed in various governments, and especially in those of republican form. The endearing language of fifter has been uttered, in the moment of a deadly embrace. That you, Sir, have been constantly aware of the effects of this policy, and have, with an uniform dignity, provided against them, and for the public fafety, fo far as your constitutional powers permitted, must be highly gratifying to the patriotic pride of every independent mind.

That in this Address we speak the sentiments of the great body of our constituents, as well as our own, warms our hearts in the expression of that important truth. Yet we deplore that there are those, who call themselves by the American name, who have daringly insulted our country, by an usurpation of powers not delegated to them, and by an obscure interference in our external concerns. That you have lately noticed this circumstance, is an additional proof of your vigilance for the general welfare.

On this subject it remains for us to say, that as, notwithstanding your liberal policy, negociation has failed, we pledge ourselves in a solemn manner, as far as our constitutional powers extend, to co-operate with the general government, in averting all foreign influence, and detecting domestic intrigue.

With fincere and earnest wishes for your health—that your care for the public good may continue, and, with it, the confidence of the citizens of the United States—the House of Representatives of the State of Pennsylvania have voted this Address.

On the question,—" Shall the said Address be transcribed, and presented to the President of the United States?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Stocker, and are as follow, viz.

YEAS.	YEAS.	Y E A S.	
Messrs. Evans, Speaker.	Messrs. Hostetter.	Meffrs. Stocker,	
Albright,	Hendricks,	Stover,	
Blair,	Kennedy,	A. Scott,	
Brown,	Keppele,	7. Scott,	
Brooke,	Kelly,	Strickler,	
Buckley,	Keys,	Speer,	
Bull,	Kirk,	Taylor,	
Campbell,	Krause,	Turner,	
Dunlop,	M'Pherson,	Wharton,	
Erwin,	Miller,	Watfon,	
Fisher,	Power,	Wright,	
Forster,	Palmer,	Welles,	
Hall,	Preston,	Wilfon,	
Hannum,	Raum,	Williamson.	46.
Hemphill,	Rugh,		
Hopkins,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Boileau,	Messrs. Hartzell,	Messrs. Penrose,	
Coolbaugh,	Harris,	Rose,	
Conrad,	Huston,	Shoemaker,	
Cunningham,	Ingels,	Snyder,	
Eyre,	Linnard,	Udree,	
Frailey,	Lyle,	Worrell,	
Fulmer,	Mewhorter,	Weaver.	23.
Horn,	M'Dowell,		0

So it was determined in the affirmative.

Ordered, That the Speaker, attended by the Members of the House, prefent the same.

On motion,

Ordered, That Mr. Fisher, Mr. Kelly and Mr. Hemphill be a committee to wait on the President, to know at what time he will be pleased to receive the said Address.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to change the places of holding certain elections in the counties of Greene and Lancaster, and for the erection of a feparate election district in the said county of Lancaster;" and informed the Senate that the House of Representatives had adopted the rules for conducting business between the two Houses, as reported by their committee, with an amendment.

Mr. Krause asked and obtained leave of absence for ten days.

Mr. Kirk asked and obtained leave of absence for one week.

Mr. Raum asked and obtained leave of absence for two weeks.

Mr. Horne asked and obtained leave of absence for five days.

Mr. Ingels asked and obtained leave of absence for two days.

Adjourned until ten o'clock to-morrow, A. M.

FRIDAY,

## FRIDAY, December 21st, 1798. A.M.

The Howfe met pursuant to adjournment.

Mr. Keppele presented a petition from Peter Wikoff and Jonathan Bayard Smith, stating, that they have paid money into the Treasury for lands which they never received, and praying relief, which was read, and

Ordered to lie on the table.

The committee appointed yesterday, to wait on the President of the United States, to know at what time it will be most convenient to him to receive the Address of this House, reported they had performed that service, and that he was pleased to say he would receive the same to-day, at twelve o'clock.

The committee appointed for the purpose reported a bill, entituled "An Act to divide the fixth election district in Northumberland county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee appointed to examine the Journal and files of the late House, and report the unfinished business, made a further report (in part) which was read, as follows, viz.

- 1. Report on the petition of Francis Johnston, Receiver-General of the Land-office.
- 2. Report on unfatisfied warrants.
- 3. Report on the petition of Anthony Wright, praying compensation for proving gun-powder.
- 4. Report on the memorial of the managers of the Pennsylvania Hospital.
- 5. Report of a committee on the report of a committee made on petitions from the inhabitants of Chefter, Lancaster, York and Northampton counties, praying for an abatement of interest on unpatented lands.
- 6. Report on petitions from Lycoming county, praying an extension of the north one degree west line from the mouth of Nescopeck creek to the northern boundary of the State.
- 7. Report of a committee on that part of the Governor's Address, which relates to the Wyoming controversy.

Ordered to lie on the table.

The committee, to whom was refered the bill, entituled "An Act to ex"tend the period heretofore allowed for applications for donation lands,"
reported a bill of a fimilar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, the 29th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

A letter

A letter addressed to the Speaker, and signed John Donnaldson, Comptroller-General, stating, that further progress hath been made in the settlement of the accounts of the late Comptroller-General and Treasurers, and submitting a plan for the settlement of the claims for donation lands, was read, and

Ordered to lie on the table.

A letter addressed to the Speaker, and signed Samuel Bryan, Register-General, stating, that further progress hath been made in the settlement of the accounts of the late Comptroller-General and Treasurers, was read, and

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to divide the fecond election district in the county of Huntingdon," was read the third time.

· Whereupon,

Refolved, That the faid bill pass, with the following amendments, viz. Line 9, strike out "freemen," and insert "electors," in place thereof.

Line 15, strike out " freemen," and insert " electors," in place thereof.

On motion of Mr. Kennedy, seconded by Mr. McPherson,

Refolved, That the Clerk of this House be directed to procure a sufficient quantity of carpeting to cover the floor of this Chamber, and order that it be properly arranged and laid.

Agreeably to the order of the day, the bill, entituled "An Act to divide "the first election district in the county of Northampton," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House, in order to take the same into consideration?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the said bill having been fully considered,

Ordered, That it be transcribed for a third reading.

The House resumed the consideration of that part of the report of the committee, appointed to report rules for the government of the House, postponed the 14th instant.

And the twelfth rule being under confideration,

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

And the amendment to the nineteenth rule being under confideration,

On the question,-" Will the House agree to the said amendment?"

It was determined in the negative, and the rule adopted.

The Speaker, attended by the Members of the House, proceeded to the residence of the President of the United States, and there presented to him the Address agreed to yesterday, to which the President returned the following answer, viz.

To

# To the HOUSE OF REPRESENTATIVES of the STATE OF PENNSYLVANIA.

#### GENTLEMEN,

RECEIVE the honour of this Address from the House of Representatives of the State of Pennsylvania, expressive of their approbation of my conduct, as Chief Magistrate of the United States, in support of the honour and independence of this country, with more than common gratitude, and peculiar sensibility.

The passion of ambition is in its nature unlimited. The late wild projects suggested by it, on the theatre of Europe, are not new. The French nation, from their numbers, their situation, their resources, their bravery, activity, ingenuity and enterprize, have been peculiarly subject to paroxysms of this distemper of the human mind. The spirit of conquest, which has often seized on this people, has, however, never taken possession of them, without making work for severe repentance—without involving France in extravagant exertions and expences, both of blood and treasure, which have exhausted it to such a degree, as to require sometimes whole centuries of languor and lassitude, before they could recover their true station in the world.

There has not been a found mind in France, which has not always regretted and lamented this foible in his countrymen. Nor do I believe there is a Frenchman in the world at this day, who is really and truly enlightened with the knowledge of the true interest and honour of his country, who does not bewail the infatuation, which is producing temporary calamities to other nations, and must produce more lasting misfortunes to France.

The infidious and malevolent policy of dividing people and nations from their government is not original: The French have not the credit even of the invention of it. It is borrowed from the great nation of Persia, who were taught it by the little Republic of Sparta, after she was debauched and corrupted. France ought to be ashamed of it, and the world ought to make her repent of her service imitation.

Candour must own that our country lies under a reproach, which it concerns the nation to correct. It is that of producing individuals, who are capable not only of dark interferences, by usurpation, in our external concerns, but also capable of forgetting or renouncing their principles, and feelings, and habits, in a foreign country, and becoming enemies to their own. The disgraceful observation has been made, and with too much appearance of truth, that there are more Americans than there are of any other nation, who change their minds when they change their skies. Scandalous and criminal proofs of this are heard and read almost every day. Whether this is owing to a want of national character, or a want of criminal laws, a remedy ought to be fought.

The folemn pledge you give to co-operate with the general government, in averting all foreign influence and detecting domestic intrigue, is very important to the common welfare of our country, and will give great fatisfaction to the Union.

I return, Gentlemen, with great pleasure, my fincere and earnest wishes for your health, and that your care for the public good may continue, as I doubt not it will, and, with it, the confidence of the citizens of Pennsylvania in particular; and the Union in general.

JOHNADAMS.

Philadelphia, December 21, 1798.

The Speaker and Members then returned to their Chamber.

Mr. Brown asked and obtained leave of absence for one week.

Mr. Strickler asked and obtained leave of absence for four days.

Mr. Buckley asked and obtained leave of absence for next week.

Mr. Bull asked and obtained leave of absence until Thursday next.

Mr. Taylor asked and obtained leave of absence for three days.

Adjourned until ten o'clock to-morrow, A. M.

### SATURDAY, December 22d, 1798. A.M.

The House met pursuant to adjournment.

Mr. Weaver presented a petition from a number of the inhabitants of this State, praying for pecuniary aid in opening a road from Waynesburgh to the State line, in a direction to the town of Wheeling, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

Mr. Hemphill presented a petition from Andrew Boyd, Treasurer of Chester county, praying to be exonerated from the payment of a certain sum of money, which he alledges he hath paid into the State Treasury, but hath not received a credit therefor on the books of the Treasurer, and the receipts are lost, which was read, and

Ordered to lie on the table.

Mr. Wharton prefented a memorial from the Prefident, Managers and Company of the Delaware and Schuylkill canal navigation, praying that the Legislature may grant the duties on fales at auction, and the house built for the Prefident of the United States, and lots thereunto attached, or part of their stock in the Bank of Pennsylvania, to aid in compleating the faid Delaware and Schuylkill canal, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed on that part of the Governor's Address, which relates to the health of the city, to report thereon.

The committee, to whom was refered the bill, entituled "An Act autho"rifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill"dam and wing-dam in the Allegheny river, in the county of Allegheny,"
reported a bill of a fimilar title, which was read the first time, and

Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Monday, the 31st instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act declaring Dunkard "creek, in the county of Greene, a public highway."

After fome time,

The Speaker refumed the Chair, and Mr. Kelly reported the bill, without amendment.

The bill, entituled "An A&t to divide the first election district in the county of Northampton," was read the third time.

Whereupon,

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act to provide for the purchase of the Laws of this Commonwealth, for public use."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again on Thursday next.

On motion of Mr. Fisher, seconded by Mr. Keppele,

Refolved, That the Secretary of this commonwealth be, and he is, required to furnish this House with an account of the number of copies of the Laws of this State, and of the United States, the property of this State, defignating the same by volumes and editions; and that the Secretary be requested to report to the House the number of copies, private property, which may be conveniently purchased.

The petition of Robert Smith, Joseph Smith and Joseph Kinsey, praying leave to erect a wing-dam in Delaware river, read the 19th instant, was read the second time.

Ordered, That it be referred to the Members from the counties of Bucks and Northampton, to report thereon.

The petition of John Ewing, read the 13th instant, was read the second time.

Ordered, That it be referred to the committee appointed on that part of the Governor's Address, which relates to the Wyoming controversy, to report thereon.

Mr. M'Pherson asked and obtained leave of absence for ten days from Monday next.

Adjourned until three o'clock on Wednesday next, P. M.

#### WEDNESDAY, December 26th, 1798. A. M.

The House met pursuant to adjournment.

The return of the election held in the county of Bedford was read, by which it appeared that Hugh Barclay and Charles Stewart, Efquires, were returned Representatives of the said county for the ensuing year.

The return of the election held in the county of Philadelphia, in pursuance of a writ from the Speaker of this House, was read, by which it appeared that George Logan, Esquire, was returned a Representative of the said county, in the place of John Huston, for the ensuing year.

Hugh Barclay, Charles Stewart, and George Logan, Esquires, appearing in the House, took and subscribed the oaths or affirmations, in conformity to the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

The committee to whom was referred the memorial of the Board of Managers of the Marine and City Hospitals, praying a revision and amendment of the health laws, made report, which was read, as follows, viz.

That it appears, by statements presented to your committee, that notwith-standing the unexampled liberality of the citizens of this and other states, it was found a measure of necessity to borrow, on the credit of individuals, the sum of twenty-nine thousand dollars, for the re-imbursement of which, with interest, the said individuals stand bound to the several Banks.

Your committee need not comment on the deplorable fituation of the city and its vicinity at the time, or the accumulation of distress, which, but for this timely aid, would have been the unhappy portion of the citizens; but fully relying on the humanity and liberality of the House, they offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Governor to draw a warrant on the State Treasurer, in favour of the Board of Managers of the Marine and City Hospitals, for the sum of twenty-nine thousand dollars, and for such additional sum as the interest on said sum may amount to on the day of drawing said warrant. The amount of said warrant to be by them applied in discharge of the debts contracted with the Banks by individuals, as aforesaid.

Ordered to lie on the table.

The committee appointed the 10th instant, to examine and report what laws will expire by their own limitation, during the present session, made report, which was read, as follows, viz.

That there are but two laws, which will expire the prefent fession, namely,

"An Act to continue for a longer period, "An Act for inflituting a Board of Property, and for other purposes therein mentioned."

"An Act to continue in force the act, entituled "An Act to reform the penal laws of this State, and for other purposes therein mentioned."

And

And the committee are of opinion that the welfare of the commonwealth requires the continuation of the above mentioned acts, and submit the following resolutions, viz.

Refolved, That a committee be appointed to prepare a bill, to continue for a longer period "An Act for instituting a Board of Property, and for other "purposes therein mentioned."

Refolved, That a committee be appointed to prepare and bring in a bill, to continue in force the act, entituled "An Act to reform the penal laws of "this State, and for other purposes therein mentioned."

Ordered to lie on the table.

A letter addressed to the Speaker, and signed A. J. Dallas, Secretary of this commonwealth, inclosing a Schedule, specifying the number of copies of the laws of this state, and the United States, the property of this State, was read, as follows, viz.

Secretary's-Office, Philadelphia, 26th December, 1798.

SIR

obedience to the resolution of the House of Representatives, passed the 22d instant, I have the honour to transmit a Schedule, specifying the number of copies of the Laws of this State, and of the United States, the property of this State, designating the same by volumes and editions; and the number of copies, private property, which may be purchased.

I have the honour to be, with great esteem,

SIR,

Your most obedient servant,

A. J. D A L L A S, Secretary of the Commonwealth.

To CADWALADER EVANS, Esquire, Speaker of the House of Representatives.

SCHEDULE, specifying the number of copies of the Laws of this State, and of the United States, the property of this State, designating the same by volumes and editions; and the number of copies, private property, which may be purchased.

I. Copies of the last edition of the Laws of Pennsylvania, belonging to the State.

Of the first volume - - 32
Of the second ditto - - 66
Of the third ditto - - none.

II. Copies of the first edition of the Laws of Congress, belonging to the State.

Of the first volume - - - none.
Of the second ditto - - none.
Of the third ditto - - 78

III. Copies of the second edition of the Laws of Congress, received from the United States, belonging to this State.

Of the first volume - - - 331
Of the second ditto - - 331
Of the third ditto - - - 331

IV. Copies of the last edition of the Laws of the State, that may be purchased.

Of the first and second volumes, about 200

A. J. D A L L A S, Secretary.

Secretary's-Office, Philadelphia, 26th December, 1798.

Ordered to lie on the table.

The bill, entituled "An Act declaring Dunkard creek, in the county of Greene, a public highway," was read the fecond time.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to declare Frank- ford creek a public highway."

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported the bill, without amendment.

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, December 27th, 1798. A. M.

The House met pursuant to adjournment.

The committee, to whom was referred the bill, entituled "An Act to au"thorife the Commissioners of the county of Delaware to raise money, by
"toll, for the repair and maintenance of the bridges on the public State
"road of said county," reported a bill of a similar title, which was read the
stirst time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, January the 4th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee appointed the 14th instant, to take into consideration the act of insolvency, having obtained leave, reported a bill, entituled "A Supplement to the act, entituled "An Act providing that the person of a debtor shall not be liable to imprisonment for debt, after delivering up

" his eftate for the benefit of his creditors, unless he hath been guilty of fraud or embezzlement," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigured for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act to declare Frankford creek a public highway," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for the purchase of the Laws of this Commonwealth, for public use."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The report (in part) of the committee appointed to examine the Journal and Files of the late House, and report the unfinished business, read the 15th instant, was read the second time.

Ordered, That the report on the petition of James Millegan and Hugh Lenox be referred to the committee of claims, to report thereon.

Ordered, That the report on the petition of John Hazlewood be refered to the last mentioned committee, to report thereon.

Ordered, That the report on the petitions for the removal of the feat of justice in Lycoming county be referred to Mr. Snyder, Mr. Power, Mr. Brooke, Mr. Horne and Mr. Wilson, to report thereon.

Ordered, That the report on the petitions for the suppression of vice and immorality, and vain sports, be refered to the committee already appointed on that subject, to report thereon.

Ordered, That the report on the petitions for refloring the jurisdiction of the Common Pleas, Quarter Sessions, and Orphans' Courts, to the Justices of the Peace, and allowing them compensation for their attendance, be referred to the committee appointed on that part of the Governor's Address, alluding to the judiciary system of the state, to report thereon.

Ordered, That the report on the petitions for a division of York county be referred to Mr. Hall, Mr. Conrad, Mr. Barclay, Mr. Williamson, Mr. J. Scott, Mr. Fortler and Mr. M'Dowell, to report thereon.

Ordered, That the report on the petitions of Peter Frank and John Evans be refered to Mr. Kennedy, Mr. Preston and Mr. Rose, to report thereon.

Ordered, That the report on marriage and tavern licences be refered to Mr. Ingels, Mr. Erwin, Mr. Barclay, Mr. A. Scott, Mr. Cunningham, Mr. Harris and Mr. Hostetter, to report thereon.

Agreeably

Agrecably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act to erect the town of Greenesburgh, in the county of Westmoreland, into a borough."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The Clerk reported that he had prefented to the Senate, for concurence, the bill, entituled "An A& to divide the first election district in the county of Northampton;" that he had returned the bill, entituled "An A& to divide the second election district in the county of Huntingdon," and informed the Senate that the House of Representatives had passed the same, with amendments, to which they requested the concurence of the Senate.

Adjourned until ten o'clock to-morrow, A. M.

#### FRIDAY, December 28th, 1798. A.M.

The House met pursuant to adjournment.

The committee to whom was refered, the 22d inflant, the petition of Robert Smith, Joseph Smith, and Joseph Kinsey, made report, which was read, as follows, viz.

That they have taken the premises into consideration, and are of opinion that the wing-dam proposed to be erected may be so constructed, as to benefit the navigation; provided there is a sufficient gap lest in the Cut-bitch channel for rasts and boats to pass, and buoys placed for a guide down the Tumbling-dam channel: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to enable the petitioners to erect a wing-dam in the Cut-bitch channel in the river Delaware, fo as not to interrupt the navigation thereof.

Ordered to lie on the table.

The committee appointed the 15th instant, on that part of the Governor's Address relative to the establishment of public schools throughout this commonwealth, and to whom were referred the memorial and petition of the trustees of the academy and library of the town of Cannonsburgh, in the county of Washington, made report, which was read, as follows, viz.

That they have had the memorial under confideration, and are of opinion the fubject matter is worthy the attention of the Legislature: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the memorialists.

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the Members from the counties of Washington and Greene be a committee, for the purpose expressed in the said resolution.

The

The committee, to whom was refered the bill, entituled "An A& to in-"corporate and endow an academy or public school in the borough of York, and for other purposes therein mentioned," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuefday, January 8th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill, entituled "An Act declaring Dunkard Creek, in the county of "Greene, a public highway," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to declare Frankford creek a public high-"way," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The report of the committee, to whom was referred the memorial of the Board of Managers of the Marine and City Hospitals, read the 26th instant, was read the second time.

And the resolution therein contained being under confideration,

On motion of Mr. Kelly, feconded by Mr. Hemphill,

Ordered, That the faid resolution be referred to the committee of ways and means, to report thereon.

On motion,

Ordered, That Friday, January 4th next, be affigned for the fecond reading of the bill, entituled "An Act to regulate the general elections within this commonwealth," and that it be the order for that day.

The bill, entituled "An A& to divide the fixth election district in North-" umberland county," was read the second time.

On the question,—" Will the House resolve itself into a committee of the " whole House, in order to take the same into consideration?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

Mr. Matlack the Clerk of the Senate, being introduced, delivered the following meffage, viz.

#### MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent to the House of Representatives, for concurence, a bill, entituled An Act to establish a ferry over the river Kiskiminetas, on the road lead-

- "ing from Greenesburgh to John Finley's mill, in the county of West"moreland, and for vesting the right thereof in Peter Clauste, his heirs and
- " affigns;" and to inform the House of Representatives, that the Senate hath concured the amendments by the House of Representatives on the bill.
- " entituled " An Act to divide the second election district in the county of

" Huntingdon."

And then he withdrew:

The bill from the Senate, entituled "An Act to establish a ferry over the river Kiskiminetas, on the road leading from Greenesburgh to John Finley's mill, in the county of Westmoreland, and for vesting the right thereof in Peter Clausse, his heirs and assigns, was read the first time.

Whereupon, on motion,

Ordered, That Saturday, January 5th next, be assigned for the second reading of the said bill, and that it be the order for that day.

Mr. Hopkins asked and obtained leave of absence until Thursday next.

Adjourned until ten o'clock to-morrow, A. M.

#### SATURDAY, December 29th, 1798. A.M.

The House met pursuant to adjournment.

Mr. Hemphill presented a petition from the Directors of the Poor of Chefter county, stating, that they have purchased, for the employment and support of the poor of the said county, more land than they deem necessary: They therefore pray to be authorised to sell the surplus of the said purchase, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members from the county of Chester, to report thereon.

The committee to whom was referred, the 27th instant, the report on petitions for and against a division of York county, made report, which was read, as follows, viz.

That they have taken the fame into confideration, and recommend a divifion of faid county, agreeably to the following lines, viz.

Beginning in the line of Cumberland county, at the road leading from the town of Carlifle to Baltimore, thence along the faid road a foutherly course, until it strikes the north-easterly corner of Berwick township, thence along the easternmost line of Berwick township, until it strikes the line of Paradise township, thence along the said line westwardly, until it strikes the road leading from Oxford to Hanover-town, and from thence a due south course, until it strikes the Maryland line, thence along the Maryland line to the line of Franklin

Franklin county, thence along the line of Franklin and Cumberland counties to the place of beginning: The committee therefore offer the following refolution, viz.

Refolved, That a committee be appointed to bring in a bill for the division of York county, conformably to the above mentioned lines.

Ordered to lie on the table.

The committee, to whom was refered the bill, entituled "An Act to ena"ble the owners and possessor of a certain tract of marsh-meadow, situate
"on the west side of Derby creek, and adjoining to the river Delaware, in
"the township of Ridley, in the county of Delaware, to keep the banks,
dams, sluices and slood-gates in repair, and to raise a fund to defray the
"expence thereof," reported a bill of a similar title, which was read the first
time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, January 12th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill, entituled "An Act to divide the fixth election diffrict in North-"umberland county," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to provide for the purchase of the laws of "this commonwealth, for public use," was read, as reported by the committee of the whole House.

And the first section thereof being under consideration,

A motion was made by Mr. Frailey, and feconded by Mr. Coolbaugh,

To amend the fame, by striking out the words "one bundred and fifty," where they first occur, and inserting the words "two bundred and thirty," in place thereof.

Which was determined in the affirmative, and the fection, as amended, adopted.

The third fection being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Kennedy,

To fill the blank therein with the words "three thousand sive hundred and "eighty-one."

Which was determined in the affirmative, and the fection adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, 'That the title thereof be, "An Act to provide for the purchase and distribution of the Laws of this commonwealth, and for the distribution of the Laws of the United States, the property of this State," and that it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to authorise "John Canan to erect a toll-bridge over the Frankstown branch of the Ju"niata river."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Speer asked and obtained leave of absence for two weeks from Monday next.

The Clerk reported that he had prefented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act declaring Dunkard creek, in the county of Greene, a public highway.
  - 2. An Act to declare Frankford creek a public highway.

Adjourned until ten o'clock on Monday next, A. M.

#### MONDAY, December 31st, 1798. A. M.

The House met pursuant to adjournment.

Mr. Harris prefented a petition from a number of the members of the Prefbyterian congregation of Mifflin-town and its vicinity, praying that they may be authorifed to raife, by lottery, two thousand dollars, to be applied in compleating the house intended for public worship in the said town, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Harris, Mr. Williamson, Mr. Blair, Mr. Snyder and Mr. M'Dowell, to report thereon.

Mr. Huston prefented a petition from a number of the inhabitants of Manallin township, in the county of Fayette, praying that the said township be annexed to the district of Union, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Cunningham, Mr. Huston and Mr. Rugh, to report thereon.

The committee, to whom was refered the petition from the directors of the poor of Chefter county, having obtained leave, reported a bill, entituled

"A Supplement to an act, entituled "An Act to provide for the erection

" of houses for the employment and support of the poor in the counties of "Chefter and Langestor" which was read the first time, and

" Chester and Lancaster," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An A& to erect the town of Greenesburg, in the "county of Westmoreland, into a borough," was read, as reported by the committee of the whole House.

And the fourth section being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Conrad,

To amend the same, by inserting, in line 2, between the words "chosen" and "shall," the words, "or a majority of them."

Which was determined in the affirmative.

A motion was made by Mr. Hendricks, and seconded by Mr. Boileau, further to amend the said section, by striking out the word "fuch," in line 13, and inserting in line 14, between the words "them" and "until," the words, "in any one year to exceed one cent in the dollar on the valuation of taxable "property, taken from the last assessment."

Which was determined in the affirmative, and the fection, as amended, adopted.

The feventh fection being under confideration,

On the question,-" Will the House agree to the same?"

It was determined in the negative. -

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An A& to authorife John Canan to erect a toll-bridge over the Frankstown branch of the Juniata river," was read, as reported by the committee of the whole House.

And the faid bill being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Brooke,

That the following be an additional fection,

"Sect. IV. And be it further enacted by the authority aforesaid, That if the said John Canan, his heirs and assigns, shall not proceed to carry on the said work within one year after the passing of this act, or shall not within three years compleat the same, according to the true intent and meaning of this act, then, and in either of those cases, all and singular the rights, liberties, privileges and franchises, hereby granted to the said John Canan, his heirs and assigns, shall revert to this commonwealth."

On the question,—" Will the House agree to the same?" It was determined in the affirmative.

A motion was then made by Mr. Fisher, and seconded by Mr. Worrell, That the following be an additional section, viz.

"SECT. V. And be it further enacted by the authority aforesaid, That whensoever at any time after the erecting and building of the said bridge, it shall

shall seem expedient to the Legislature to constitute and make the said bridge so erected and built a free bridge, by a law to be enacted for that purpose, then the Court of Quarter Sessions, together with the commissioners of the county of Huntingdon, shall estimate what sum or sums of money the said John Canan, his heirs and assigns, shall be entitled to receive, as a compensation for his trouble and expences in building and maintaining the said bridge, taking, as the basis of their estimate, the sum actually expended, and an annual interest of per cent. thereon."

A motion was then made by Mr. Blair, and feconded by Mr. Preston, To fill the blank in the said section with the word "twelve."

And the same being under consideration,

A motion was then made by Mr. Welles, and seconded by Mr. Ingels, To postpone the further consideration of the said bill and amendment for the present.

On the question,—" Will the House agree to postpone?" It was determined in the affirmative.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act authorising Beni jamin Herr, his heirs and assigns, to erect and maintain a mill-dam and
i wing-dam in the Allegheny river, in the county of Allegheny."

After some time,

The Speaker refumed the Chair, and Mr. Kennedy reported the bill, without amendment.

On motion,

Ordered, That Mr. Barclay and Mr. Huston be added to the committee, to whom was referred, the 19th instant, the petition of the Judges, Justices of the Peace and Commissioners of Somerset county, praying that the seat of justice of the said county be removed.

The further report (in part) of the committee appointed to examine the Journal and files of the late House, and report the unfinished business, read the 21st instant, was read the second time.

Ordered, That the report on the petition of Francis Johnston, Receiver-General of the Land-office, be refered to Mr. Campbell, Mr. Strickler, Mr. Kennedy, Mr. Lyle and Mr. Hendricks, to report thereon.

Ordered, That the report on unfatisfied warrants be referred to the committee appointed the 15th instant on that part of the Governor's Address, which relates to unsatisfied warrants, to report thereon.

Ordered, That the report on the petition of Anthony Wright, praying compensation for proving gun-powder, be referred to the committee on claims, to report thereon.

Ordered, That the report on the memorial of the Managers of the Penn-fylvania Hospital be refered to Mr. Stocker, Mr. Logan, Mr. Preston, Mr. Keys, Mr. Power, Mr. Boileau, Mr. Snyder, Mr. J. Scott and Mr. Stewart, to report thereon.

Ordered, That the report of the committee on the report of the committee on petitions from the inhabitants of Chester, Lancaster, York and Northampton counties, praying for an abatement of interest on unpatented lands, be refered to the committee appointed the 19th instant, to take into consideration and report a plan for the more speedy recovery of the money due to this commonwealth upon unpatented lands, to report thereon.

Ordered, That the report on the petitions from Lycoming county, praying an extension of the north one degree west line from the mouth of Nescopeck creek to the northern boundary of the state, be refered to Mr. Horne, Mr. Welles, Mr. Frailey, Mr. Udree and Mr. Snyder, to report thereon.

Ordered, That the report of the committee on that part of the Governor's Address, which relates to the Wyoming controversy, be referred to the committee appointed the 15th instant on that subject, to report thereon.

The petion of Jonathan B. Smith and Peter Wikoff, read the 21st instant, was read the second time.

Ordered, That it be refered to the committee appointed the 15th inftant on unfatisfied warrants, to report thereon.

The motion made by Mr. Welles, and feconded by Mr. Stover, relative to certain city lots and the public building in Ninth-street, read the 19th instant, was read the second time, and the resolution adopted.

Ordered, That Mr. Wharton, Mr. Frailey, Mr. Albright, Mr. Coolbaugh and Mr. Wilson be a committee, for the purpose expressed in the said resolution.

A motion was made by Mr. Frailey, feconded by Mr. Conrad, and read, as follows, viz.

Refolved, That a committee be appointed, to join a committee of the Senate, if that House shall appoint such committee, to examine into the state of the Pennsylvania Hospital, and report thereon.

Ordered to lie on the table.

Adjourned until three o'clock on Wednesday next, P. M.

#### WEDNESDAY, January 2d, 1799. P.M.

The House met pursuant to adjournment.

The petition of Thomas Jones, the only furviving member of the Baptist Church in Cumru township, Berks county, praying leave to fell and convey two certain lots of ground in the said township, which belong to the said Church, except those parts occupied as burying-grounds, for the benefit of

the affociation of which the faid Church was a part, which was read April 4th, 1798, was taken from the files by Mr. Frailey, prefented to the Chair, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Frailey, Mr. Mewhorter and Mr. Wilfon, to report thereon.

The petition of Andrew Boyd, praying the exoneration of certain monies, which he states were paid into the hands of David Rittenhouse, Esquire, then Treasurer of the State, and for which he hath not received a credit, read December 22d last, was read the second time.

Ordered, That it be refered to Mr. Penrose, Mr. Preston, Mr. Buckley, Mr. Forster and Mr. Barclay, to report thereon.

The petition of a number of the inhabitants of Northampton county, praying pecuniary aid in opening and improving a road across the Blue Mountain, at the water-gap of the river Delaware, read December 15th last, was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

The petition of a number of the inhabitants of Dauphin county, in favour of Christian Bear, read December 11th last, was read the second time.

Ordered, That it be refered to the Members from the county of Dauphin, to report thereon.

The report of the committee, to whom was referred the petition of Joseph Smith and others, read December 28th last, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Frailey, and feconded by Mr. Conrad, relative to the Pennsylvania Hospital, read the 31st of December last, was read the fecond time, and the resolution adopted.

Ordered, That Mr. Worrell, Mr. Van Horne, Mr. Hannum, Mr. Albright, Mr. Shoemaker, Mr. Stewart, Mr. Hartzell, Mr. Cunningham and Mr. Lyle be a committee, for the purpose expressed in the said resolution.

The bill, entituled "An Act to provide for the purchase and distribution "of the laws of this commonwealth, and for the distribution of the laws of the United States, the property of this State," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to erect the town of Greenesburgh, in the county of Westmoreland, into a borough," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act authorifing Benjamin Herr, his heirs and "affigns, to crect and maintain a mill-dam and wing-dam in the Allegheny "river, in the county of Allegheny," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An A& "to facilitate the barring of entails."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment.

On motion,

Ordered, That Mr. Barclay and Mr. Huston be added to the committee, to whom was referred, December 20th last, the petition of a number of the inhabitants of Londonderry township, Bedford county, praying that the said township be annexed to the county of Somerset.

The House resumed the consideration of that part of the report of the committee appointed to examine the Journal and Files of the late House, and report the unfinished business, which relates to the bill, entituled "An "Act for erecting parts of the counties of Missin, Northumberland, Ly-" coming and Huntingdon, into a separate county," and the bill, entituled "An Act to appropriate a sum of money, to be applied in compleating three bridges in Bedford county."

Ordered, That the bill, entituled "An Act for erecting parts of the counties of Mifflin, Northumberland, Lycoming and Huntingdon into a "a feparate county," be referred to Mr. Snyder, Mr. Harris, Mr. Blair, Mr. Welles and Mr. Hendricks, to report thereon.

Ordered, That the bill, entituled "An Act to appropriate a fum of mo-"ney, to be applied in compleating three bridges in Bedford county," be referred to Mr. Barclay, Mr. Stewart, Mr. Power, Mr. Rugh and Mr. M' Dowell, to report thereon.

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, January 3d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with a committee of the Senate, compared the bill, entituled "An "Act to divide the second election district in the county of Huntingdon."

And having presented the said bill to the Chair, the Speaker signed the same.

Mr. Huston presented a petition from a number of the inhabitants of Wharton township, Fayette county, praying to be erected into a separate election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Cunningham, Mr. Huston, and Mr. Rugh, to report thereon.

The committee appointed the 14th December last, to examine the laws of this commonwealth, relative to the powers of the Justices of the Peace, having obtained leave, reported a bill, entituled "A Supplement to the act, "entituled "An Act to extend the powers of the Justices of the Peace in this state," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheny river, in the county of Allegheny," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act to facilitate the barring of entails," was read, as reported by the committee of the whole House.

And the second section of the said bill being under consideration,

A motion was made by Mr. Preston, and seconded by Mr. Power,

To amend the same, by striking out of line 17 the words, "all person and," and to introduce, in place thereof, the words, "any person or."

On the question,—" Will the House agree to the said amendment?" It was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The report of the committee appointed to examine and report what laws will expire, by their own limitation, during the prefent fession, read December 26th last, was read the second time,

And the first resolution therein contained was adopted.

Ordered, That Mr. Watson, Mr. Bull and Mr. Conrad be a committee, for the purpose expressed in the said resolution.

The fecond resolution was postponed for the present.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to the act, "entituled "An Act providing that the person of a debtor shall not be "liable to imprisonment for debt, after delivering up his estate for the be-

" nefit of his creditors, unless he hath been guilty of fraud and embezzle-

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to an act, entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lancastier."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to extend the period heretofore allowed for applications for donation lands."

After fome time,

The Speaker refumed the Chair, and Mr. Welles reported progrefs.

Whereupon,

On motion of Mr. Hemphill, seconded by Mr. Conrad,

Ordered, That the faid bill be re-committed, and that Mr. Frailey and Mr. Power be added to the committee.

The House resumed the consideration of the bill, entituled "An Act to authorise John Canan to erect a toll-bridge over the Frankstown branch of the Juniata river," together with the additional section proposed thereto, and the motion to fill the blank, postponed the 31st of December last.

And the motion to fill the blank recuring,

On the question-" Will the House agree to the same?"

It was determined in the affirmative.

And the fection being under confideration,

A motion was made by Mr. Welles, and feconded by Mr. Blair,

To amend the same, by adding thereto the following words, viz. "which "fum or sums of money shall be paid to the said John Ganan, his heirs or as- "signs, by the Treasurer of this commonwealth, out of the money appropriated "for the expences of government, by a warrant to be drawn and signed by the "Governor for that purpose."

A motion was made by Mr. Kennedy, and feconded by Mr. Frailey,

To amend the amendment to the amendment, by striking out all that follows the word "Treasurer," and adding the words, " of the county of Hun- tingdon, upon warrants drawn by the Commissioners of that county."

A motion was then made by Mr. Boileau, and feconded by Mr. Horne,

To postpone the further consideration of the said proposed section, together with the amendment thereto, and the amendment to the amendment, in order to introduce the following, as a substitute, viz.

"SECT. V. And be it further enacted by the authority aforesaid, That whenever the commissioners of the said county shall think proper that the said bridge should become free, then the commissioners of the said county, together with three persons chosen by the said John Canan, his heirs or assigns, shall proceed to estimate the value of the property, which the said John Canan, his heirs and assigns, have in the said bridge, and the sum agreed on by a majority of them shall be said before the next Court of Quarter Sessions; and if the Court approve the same, then the said Commissioners shall draw a warrant in savour of the said John Canan, his heirs and assigns, on the treasury of the said county, for the amount of the said sum, and the said bridge shall be a free bridge."

On the question,—" Will the House agree to postpone, for the purpose afore-

It was determined in the affirmative.

And on the question,—" Will the House agree to the said substitute?" It was determined in the affirmative.

A motion was made by Mr. Freston, and seconded by Mr. Blair, To amend the bill, by adding thereto the following, viz.

"SECT. VI. And be it further enacted by the authority aforesaid, That if the faid John Canan, his heirs and affigns, shall neglect to keep the faid bridge in good and perfect order and repair for the space of five days, and information thereof shall be given to any Justice of the Peace of the county, fuch Justice shall issue his precept, directed to any Constable, commanding him to fummon three judicious freeholders to meet at a certain time, in the faid precept to be mentioned, at the faid bridge, of which faid meeting notice shall be given to the said John Canan, his heirs or assigns; and the said Justice shall at such time and place, by the oaths or affirmations of the said freeholders, enquire whether the faid bridge is in fuch good and perfect order and repair as aforesaid; and if the said bridge shall be found by the said inquisition to be out of order and repair, according to the true intent and meaning of this act, he shall certify the same, and send a copy of the inquifition to the faid John Canan, his heirs or affigns, and from thenceforth the faid tolls, hereby granted, shall cease to be demanded, paid or collected, until the faid defective part or parts of the faid bridge shall be put in good and perfect order and repair, as aforesaid."

On the question,—" Will the House agree to the same?" It was determined in the arstimative.

A motion was made by Mr. Blair, and seconded by Mr. Preston, To re-consider the first section of the said bill.

On the question,—" Will the House agree to re-consider?" It was determined in the affirmative.

A motion was then made by Mr. Blair, and feconded by Mr. Preston,

To amend the first section, by striking out from line 16 to line 29, inclusive, and inserting, in place thereof, the following words, viz. "ten cents for each horse drawing the same, for every loaded waggon or cart eight cents for each horse drawing the same, for every sleigh or sled six cents for each horse drawing the same, for a single horse and rider seven cents, for every horse sive cents, for every foot passenger one cent, for every head of horned cattle two cents, for each sheep or swine at the rate of ten cents for every score; and all carriages which shall be drawn by oxen, or partly by oxen, and partly by horses, two oxen shall be estimated as equal to one horse, in charging all the aforesaid respective tolls; and every mule as equal to one horse."

And on the question,-" Will the House agree to the amendment?"

It was determined in the affirmative, and the fection, as amended, adopted.

The preamble being under confideration,
On the question,—" Will the House agree to the same?"
It was determined in the negative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

On motion of Mr. Frailey, feconded by Mr. Boileau,

Refolved, That a Member of this House be appointed Teller, to officiate at the election for Treasurer to be held on Tuesday next, and that a minute of such appointment be transmitted to the Senate.

Ordered, That Mr. Penrose be the Teller for that purpose.

The Clerk reported that he had prefented to the Senate, for concurence, the bill, entituled "An Act to divide the fixth election district in Northum- berland county," and an extract from the Journal of this House, appointing a committee, to join a committee of the Senate, if that House shall appoint such committee, to examine into the state of the Pennsylvania Hospital, and report thereon.

Adjourned until ten o'clock to-morrow, A. M.

#### FRIDAY, January 4th, 1799. A. M.

The House met pursuant to adjournment.

The return of the election held in the county of Allegheny was read, by which it appeared that James Sample and Samuel Ewalt, Esquires, were returned Representatives of the said county for the ensuing year, who appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the sirst day of June, 1789.

Mr.

Mr. Snyder presented a petition from a number of the inhabitants of the town of Northumberland and its vicinity, praying that such pecuniary affishance be given, as will enable the trustees of the Northumberland academy to fulfil compleatly the purposes of their appointment, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee appointed the 15th instant, on that part of the Governor's Address, which relates to the establishment of public schools throughout this State, to report thereon.

Mr. Snyder prefented a petition from a number of the inhabitants of Northumberland county, praying that aliens may be permitted to purchase and hold lands within this commonwealth, which was read, and

Ordered to lie on the table.

Mr. Ewalt prefented a petition from a number of the inhabitants of the county of Allegheny, praying that a new county be erected out of the counties of Allegheny and Westmoreland, according to the boundary given in the said petition, and that Commissioners be appointed to view and determine the situation most eligible for the seat of justice on the Allegheny river, between the mouth of Crooked creek and Limestone run, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Sample, Mr. Ewalt, Mr. Erwin, Mr. A. Scott and Mr. Weaver, to report thereon.

Mr. Ewalt prefented a petition from James Moore, praying to be authorifed to hold a fractional part of land on the east fide of Beaver creek, and adjoining the town of Beaver, in Allegheny county, which was read, and

On motion, and by fpecial order, the fame was read the fecond time.

Ordered, That it be referred to Mr. Ewalt, Mr. Power, Mr. Lyle, Mr. Blair and Mr. Miller, to report thereon.

Mr. Fisher presented petitions from a number of the inhabitants of the townships of Palmyra, Buckingham, Canaan, Mount-pleasant, Damascus and Lackawaxen, in the county of Wayne, and the township of Willingsborough, in the county of Luzerne, praying to be erected into a separate county, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to Mr. Fisher, Mr. Coolbaugh, Mr. Frailey, Mr. Welles, Mr. Hemphill, Mr. Brooke, Mr. Kennedy, Mr. Snyder and Mr. Boileau, to report thereon.

The committee to whom was referred, December 18th last, the bill, entituled "An Act granting a further sum of money for improving the navigation of the river Schuylkill, and for other purposes therein mentioned," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The

The committee appointed for the purpose, reported a bill, entituled "An "Act to grant a sum of money to the trustees of the academy of Cannons-

" burgh, in Washington county," which was read the first time, and

Ordered to lie on the table.

Whercupon, on motion,

'Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meflage, viz.

" MR. SPEAKER,

"I have the honour to return the bill, entituled "An Act to declare "Frankford creek a public highway," which the Senate have passed; and to present an Extract from the Journal of the Senate.

And having presented the said bill and extract to the Chair, he withdrew.

The extract from the Senate was read, as follows, viz.

IN SENATE, FRIDAY, January 4th, 1799.

Refolved, That a Member of the Senate be appointed Teller, to officiate at the election for State Treasurer to be held on Tuesday next, and that a minute of such appointment be transmitted to the House of Representatives. And

Ordered, That Mr. Kean be the Teller for the said purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

The bill from the Senate, entituled "An Act to facilitate the barring of entails," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendment, viz.

SECT. II. line 17, strike out the words "all person and," and insert, in place thereof, the words "any person or."

The bill, entituled "An Act to authorife John Canan to erect a toll-"bridge over the Frankstown branch of the Juniata river," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "A Supplement to an act, entituled "An Act to pro"vide for the erection of houses for the employment and support of the
"poor in the counties of Chester and Lancaster," was read, as reported by
the committee of the whole House.

And the first section being under consideration,

A motion was made by Mr. Buckley, and feconded by Mr. A. Scott,

To amend the same, by striking out of line 10 the words, "not exceeding one hundred and sifty acres," and adding to the section the words, "proided that the Directors for the county of Chester shall not sell and convey more of their land than one hundred and sifty acres."

On the question,-" Will the House agree to the same?"

It was determined in the affirmative, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to regulate the general elections within this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Mr. Udree asked and obtained leave of absence for ten days.

Mr. Keys asked and obtained leave of absence for one week.

Mr. Turner asked and obtained leave of absence for one week.

The Clerk reported that he had prefented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to erect the town of Greenesburgh, in the county of West-moreland, into a borough.
- 2. An Act to provide for the purchase and distribution of the laws of this commonwealth, and for the distribution of the laws of the United States, the property of this State.

And an extract relative to the appointment of Teller, to officiate at the election for Treasurer, to be held on Tuesday next.

Adjourned until ten o'clock to-morrow, A. M.

#### SATURDAY, January 5th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to declare Frankford creek a public highway," and having presented the said bill to the Chair, the Speaker signed the same.

Mr. M'Dowell presented petitions from a number of the inhabitants of the counties of Washington and Allegheny, praying that a new county be erected out of the faid counties, and that the feat of justice be the town of Beaver, in Allegheny county, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to Mr. Sample, Mr. Ewalt, Mr. Erwin, Mr. A. Scott, Mr. Weaver, Mr. M Dowell and Mr. Rugh, to report thereon.

Mr. Snyder prefented a petition from Laughlin M'Cartney, stating, that he is entitled to a tract of land in Luzerne county, by virtue of a right under this state, which land is now in the possession of a certain Mr. Right, whom he has inessectually endeavoured to disposses by all the means in his power, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Snyder, Mr. Welles, Mr. Horne, Mr. Raum and Mr. Williamson, to report thereon.

Mr. Boileau prefented a petition from a number of the inhabitants of Montgomery county, praying pecuniary aid in compleating the bridge over Perkioning creek, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Brooke, Mr. Boileau, Mr. Conrad, Mr. Rose and Mr. Hartzell, to report thereon.

Mr. Campbell prefented a petition from Samuel Bryfon, late a Captain in the army of the United States, praying compensation for arrearages of cloathing, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee of claims, to report thereon.

A letter addressed to the Speaker, and signed Peter Baynton, praying to be re-elected Treasurer of this State, was read, and

Ordered to lie on the table.

The committee to whom was referred, December 15th last, the petition of a number of the inhabitants of the townships of Middle and Lower Smithfield, Hamilton and Chesnut-hill, in the county of Northampton, made report, which was read, as follows, viz.

That they have taken the premises into consideration, and are of opinion the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill conformably thereto.

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act to continue, for an additional period, "An Act for instituting a Board "of Property, and for other purposes therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill, entituled "A Supplement to an act, entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lancaster," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

On motion,

Ordered, That Mr. Sample, Mr. Huston and Mr. Barclay be added to the committee on roads and inland navigation; Mr. Ewalt, Mr. Cunningham and Mr. Stewart to the committee of claims, and to the committee of ways and means; Mr. Sample, Mr. Huston and Mr. Barclay to the committee on that part of the Governor's Address, which relates to the establishment of public schools throughout this commonwealth; Mr. Dunlop to the committee on roads and inland navigation; and Mr. Speer to the committee of ways and means, in place of Mr. J. Scott, who is excused.

Mr. Matlack, the Clerk of the Senate, being introduced, presented to the Chair an extract from the Journal of that House.

And having withdrawn, the same was read, as follows, viz.

IN SENATE, FRIDAY, January 4th, 1799.

Ordered, That the House of Representatives be informed, that the Senate hath concured the amendment by the House of Representatives on the report of the joint committee of the two Houses, appointed to report a system of rules and regulations to be observed in conducting business between the two Houses, and hath adopted the report, as amended.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to regulate the general elections within this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported further progress, and asked leave to sit again.

Leave was granted, and that they fit again on Monday next.

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

1. An Act to authorife John Canan to erect a toll-bridge over the Frankftown branch of the Juniata river.

2. An Act authorifing Benjamin Herr, his heirs and affigns, to ere? and maintain a mill-dam and wing-dam in the Allegheny river, in the county of Allegheny.

That he returned the bill, entituled "An Act to facilitate the barring of "entails," and informed the Senate that this House had passed the same, with amendments, to which they requested the concurence of the Senate; and presented to the Speaker of the Senate, for his signature, the bill, entituled "An Act to divide the second election district in the county of Hun-"tingdon."

Adjourned until three o'clock on Monday next, P. M.

#### MONDAY, January 7th, 1799. P. M.

The second secon

The House met pursuant to adjournment.

Mr. Wharton prefented a memorial from a number of the citizens of Philadelphia, praying leave to bring in a bill, to be enacted into a law, for incorporating a company, by the ftyle and title of "The Infurance Company" of Philadelphia," which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members of the city of Philadelphia, to report thereon.

Mr. Kennedy prefented a petition from the trustees of Dickinson college, praying aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed on that part of the Governor's Address, which relates to the establishment of public schools throughout this commonwealth, to report thereon.

Mr. Keppele presented a petition from William Tilghman, of the city of Philadelphia, tenant by courtefy of a proportional part of the interest in the residuary estate of William Allen, deceased, praying that an act may be passed, empowering him to sell and convey, in fee-simple, that part of the residue of the estate of the said William Allen, which belongs to him and his daughter, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Worrell, Mr. Kelly and Mr. Coolbaugh, to report thereon.

Mr. Keppele presented a petition from Edward Evans, of the city of Philadelphia, stating, that in the year 1780 he paid a certain sum of continental money into the Treasury of the State, and praying compensation therefor, which was read, and

Ordered to lie on the table.

Mr. Frailey presented a petition from a number of the inhabitants of the county of Berks, praying that the Justices of the Peace in each county may be substituted in the room of the Associate Judges, and that the District President, together with the Justices of the Peace in each county, may compose the respective Courts of Common Pleas, Quarter Sessions, and Orphans' Courts, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that part of the Governor's Address, relative to the judiciary system of this State, to report thereon.

A letter addressed to the Speaker, and signed John Redman, President of the College of Physicians, accompanying a number of copies of the statement of facts and observations relative to the nature and origin of the pestilential fever, which prevailed in the city in 1793, 1797 and 1798, was read, and

Ordered to lie on the table.

The committee to whom was refered, the 31st of December last, the petition of the Presbyterian congregation of Misslin-town and its vicinity, made report, which was read, as follows, viz.

That they have taken the fame into confideration, and are of opinion that the prayer of the petitioners ought to be granted: The committee therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill for raifing, by way of lottery, a fum not exceeding two thousand dollars, for the purpose of compleating the building of the Presbyterian meeting-house in Missin-town, in the county of Missin.

Ordered to lie on the table.

The committee to whom was referred, December 19th last, the bill, entituled "An Act to enable the Commissioners of Huntingdon county to confunction Benjamin Elliot for certain services," made report, which was read, as follows, viz.

That they conceive a great number of County Treasurers within this commonwealth are in the same situation with Benjamin Elliot, and that the passing a law for compensating each of them, on their particular application, would be wasting the time of the Legislature to no good purpose. The committee are likewise of opinion, that a general law may be passed on the subject, which will do justice to the claim of each individual: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, enabling the Commissioners of the different counties within this commonwealth to make compensation to their respective County Treasurers, for services rendered by them under the act of the General Assembly of this commonwealth, entituled "An Act for erecting a Loan-office for the sum of five hundred thou- fand dollars."

Ordered to lie on the table.

Mr. Frailey, on behalf of himself and others, read a protest, containing their reasons of dissent from the Address of the House of Representatives to the President of the United States, agreed to December 20th last.

And having prefented the fame to the Chair,

A motion was made by Mr. Keppele, feconded by Mr. Hemphill, and read, as follows, viz.

Refolved, That the protest to the Address to the President of the United States, signed by the minority of this House, ought not to be admitted on the Journal of this House, because it contains extraneous matter, and is indecorous in its language, as applying to the Executive of the United States.

A motion was then made by Mr. Kennedy, and feconded by Mr. Brooke.

To postpone the further consideration of the said protest and resolution until to-morrow.

On the question,—" Will the House agree to postpone?"

It was determined in the negative.

And on the question,—"Will the House agree to the faid resolution?"

The Yeas and Nays were called for by Mr. A. Scott and Mr. Keppele, and are as follow, viz.

YEAS.	Y E A S.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hannum,	Messrs. Stocker,	
Albright,	Hostetter,	· Stover,	
Bull,	Hendricks,	Strickler,	
Brown,	Keppele,	A. Scott,	
Barclay,	Kirk,	Stewart,	
Brooke,	Kennedy,	J. Scott,	
Blair,	Krause,	Sample,	*
Campbell,	Miller,	Taylor,	
Erwin,	M'Pherson,	Wharton,	
Fisher,	Power,	Watfon,	
Forster,	Preston,	Wright,	
Hall,	Raum,	Welles,	
Hemphill,	Seckel,	Williamson.	39-
NAYS.	NAYS.	NAYS.	
Messrs. Boileau,	Messrs. Hartzell,	Messrs. Rose,	
Coolbaugh,	Harris,	Rugh,	
Cunningham,	Huston,	Shoemaker,	
Conrad,	Ingels,	Snyder,	
Eyre,	Linnard,	Worrell,	
Ewalt,	Lyle,	Wilfon,	
Frailey,	Mewhorter,	Weaver.	25.
Follmer,	M'Dowell,		
Horne,	Penrose,		
,	,		

So it was determined in the affirmative.

Mr. Hall nominated Peter Baynton, Esquire, as candidate for the office of Treasurer of this state.

Adjourned until ten o'clock to-morrow, A. M.

#### TUESDAY, January Stli, 1799. A. M.

The House met pursuant to adjournment.

Mr. Kelly presented a petition from a number of the inhabitants of York county, praying that a law may be passed, fixing certain times for holding Courts of Nisi Prius in the several counties throughout the State, and also appointing the Prothonotary or some other person in each county to be the Clerk of the said Court, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that part of the Governor's Address, relative to the judiciary system of this State, to report thereon.

A letter addressed to the Speaker, and signed Jared Ingersol, Attorney-General, on the subject of the money due from John Nicholson, late Comptroller-General, was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Fisher, Mr. Kennedy and Mr. Frailey, to report thereon.

Mr. Matlack, the Clerk of the Senate, being introduced, presented to the Chair an Extract from the Journal of that House.

And having withdrawn, the same was read, as follows, viz.

#### IN SENATE, MONDAY, January 7th, 1799.

Ordered, That the House of Representatives be informed that the Senate hath concured the amendments by the House of Representatives on the bill, entituled "An Act to facilitate the barring of entails."

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

The committee to whom was refered, December 13th last, the petition of the ministers and elders forming the general assembly of the Presbyterian church of the United States of America, with instruction to report by bill or otherwise, reported a bill, entituled "An Act for incorporating the trustees of the ministers and elders, constituting the general assembly of the Presbyterian church in the United States of America," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 18th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Mr.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

#### " MR. SPEAKER,

"I am directed by the Senate to inform the House of Representatives, that the Members of the Senate are now ready to receive the Members of the House of Representatives in the Chamber of the Senate, for the purpose of proceeding to the choice of a State Treasurer for the current year.

And then he withdrew.

The House then adjourned for half an hour, in order that the Members, in conjunction with the Members of the Senate, might, conformably to law, proceed to the election of a State Treasurer.

# E O D E M D I E.

The Members who attended the election having returned, the Speaker refumed the Chair, and Mr. Penrose made report, which was read, as follows, viz.

That the annexed is an exact statement of the votes given at the election of State Treasurer held this day, by which it appears that PETER BAYNTON, Esquire, was unanimously elected Treasurer of the State of Pennsylvania for the current year.

## S E N A .T E.

Members Names.	Persons voted for
Robert Hare, Speaker	Peter Baynton.
John Brandon	fame.
Abraham Carpenter	fame.
William Chapman	fame.
Samuel Dale	fame.
James Ewing	fame.
Francis Gurney	fame.
Thomas Johnston	fame.
John Kean .	fame.
Nicholas Kern	fame.
Samuel King	fame.
Christian Lower	fame.
Samuel Maclay	fame.
Joseph M'Clellan	fame.
Benjamin R. Morgan	faine.
Nathaniel Newlin	fame.
Samuel Postlethwaite	fame.
Zebulon Potts	fame.
Richard Smith	fame.
Dennis Whelen	fame.
John Woods	fame.

# HOUSE OF REPRESENTATIVES.

Members Names.	Persons voted for
	Peter Baynton.
Cadwalader Evans, Speaker	fame.
Philip Albright	fame.
Thomas Bull	fame.
Jeremiah Brown	fame.
Hugh Barclay	fame.
Benjamin Brooke	fame.
Nathaniel B. Boileau	fame.
John Blair	fame.
Thomas Campbell	fame.
John Coolbaugh	fame.
John Cunningham	fame.
Frederick Conrad	fame.
Manuel Eyre	fame.
Joseph Erwin	fame.
Samuel Ewalt	fame.
Samuel W. Fisher	
Peter Frailey	fame.
Jacob Follmer	fame.
Thomas Forster	fame.
William Hall	fame.
Joseph Hemphill	fame.
James Hannum	fame.
John Hopkins	fame.
Jacob Hoiletter	fame.
Abraham Horne	fame.
Jonas Hartzell	fame.
Abraham Hendricks	.fame.
James Harris	fame.
Joseph Huston	fame.
George Ingels	iame.
Michael Keppele	fame.
Roger Kirk	fame.
James Kelly	fame.
Thomas Kennedy	fame.
David Krause	same.
William Linnard	fame.
Aaron Lyle	fame.
George Logan	fame.
Thomas Mewhorter	fame.
Adam Miller	fame.
William M.Pherson	fame.
John M'Dowell	fame.
William Penrose	fame.
James Power	fame.
	fame.
Jonas Preston Moses Palmer	fame.
	.fame.
Michael Rugh	

Members Names.	Perfons voted for
Daniel Rose	Peter Baynton.
Jacob Raum	fame.
Lawrence Seckel	fame.
John C. Stocker	fame.
Ralph Stover	fame.
Jacob Strickler	fame.
Charles Shoemaker	fame.
Charles Stewart	fame.
Simon Snyder	fame.
John Scott	fame.
James Sample	fame.
Abiah Taylor	fame.
Isaac Van Horne	. fame.
Kearny Wharton	fame.
Isac Worrell	fame.
Ifaac Watfon	fame.
John Wright	fame.
James Wilfon	fame.
Rosewell Welles	fame.
Mofes Williamson	fame.
Isaac Weaver	fame.

The House again resolved itself into a committe of the whole House, on the bill, entituled "An Act to regulate the general elections within "this commonwealth."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported further progress, and asked leave to fit again.

Leave was granted, and that they fit again to-morrow.

Adjourned until ten o'clock to-morrow, A. M.

## WEDNESDAY, January 9th, 1799. A.M.

The House met pursuant to adjournment.

Mr. Horne presented a petition from the trustees of the Union academy, in the borough of Easton, praying for pecuniary aid, which was read, and

On motion, and by fpecial order, the fame was read the fecond time.

Ordered, That it be referred to the committee on that part of the Governor's Address, relative to the inflitution of public schools, to report thereon.

Mr. Campbell prefented a petition from John Morris, late Surgeon of Colonel Armand's legion, in the army of the United States, praying for fuch donation of land as other officers of the fame grade have received, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Campbell, Mr. Strickler, Mr. Raum, Mr. Wright and Mr. Cunningham, to report thereon. The

The committee, to whom was refered the bill, entituled "An Act to ap"propriate a fum of money, to be applied in compleating three bridges in
Bedford county," reported a bill of a fimilar title, which was read the first
time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee, to whom were refered the petitions of a number of the inhabitants of the townships of Manallin and Wharton, in Fayette county, having obtained leave, reported a bill, entituled "An Act to erect the township of Wharton, in the county of Fayette, into a separate election district, and to annex the township of Manallin, in said county, to the Union election district, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigued for the fecond reading of the faid bill, and that it be the order for that day.

The return of the election held in the county of Lycoming was read, by which it appeared that Richard Martin, Esquire, was returned Representative of the said county for the ensuing year, who appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

The petition of a number of the inhabitants of Northumberland county, praying that aliens be permitted to purchase and hold lands within this commonwealth, read the 4th instant, was read the second time.

Ordered, That it be referred to Mr. Fisher, Mr. Snyder and Mr. Hendricks, to report thereon.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to regulate the general elections within this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, prefented to the Chair an extract from the Journal of that House.

And having withdrawn, the same was read, as follows, viz.

IN SENATE, WEDNESDAY, January 9th, 1799.

Refolved, That a committee be appointed, to join the committee of the House of Representatives, to examine into the state of the Pennsylvania hospital, and report thereon. And

Ordered,

Ordered, That Mr. Newlin, Mr. Potts, Mr. Kern, Mr. Hamilton and Mr. King, be a committee for the faid purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "A Supplement to an act, entituled "An Act to provide for the erection of Houses for the employment and support of the poor in the counties of Chester and Lancaster;" and to the Speaker of the Senate, for his signature, the bill, entituled "An Act to declare Frankford creek a public highway."

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, January 10th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to facilitate the barring of entails," and having presented the said bill to the Chair, the Speaker signed the same.

Mr. Brooke prefented a petition from a number of the inhabitants of Montgomery county, praying that a law may be passed, authorising the Commissioners of the said county to demand toll of those who may pass the bridge now building over Perkiomin creek, which was read, and

· On motion, and by special order, the same was read the second time.

Or tered, That it be referred to the committee appointed the 5th instant on that subject, to report thereon.

Mr. Frailey presented a petition from a number of the inhabitants of the county of Berks, praying that a change may be made in the Judicature of this State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on that part of the Governor's Address, relative to the judiciary system of the State, to report thereon.

Mr. Stocker prefented a petition from the trustees of a school in the village of Pottsgrove, and county of Montgomery, praying pecuniary aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that part of the Governor's Address, relative to the establishment of public schools throughout this commonwealth, to report thereon.

The House resolved itself into a committee of the whole House, on the the bill, entituled "A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace in this State."

After

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported progress, and asked leave to fit again.

Leave was granted, and that they fit again to-morrow.

On motion,

Ordered, That Thursday next be affigned for the second reading of the bill, entituled "An Act granting a further sum of money for improving the navigation of the river Schuylkill, and for other purposes therein mentioned," and that it be the order for that day.

On motion,

Ordered, That Saturday next be affigned for the fecond reading of the bill, entituled "An Act to authorife the Commissioners of the county of "Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public State road of said county," and that it be the order for that day.

A letter addressed to the Speaker, and signed John Miller, junior, and Henry Drinker, junior, inclosing, for the use of the Members, a number of copies of B. Henry Latrobe's "View of the practicability and means of sup-" plying the city of Philadelphia with wholesome water," was read, and

Ordered to lie on the table.

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, January 11th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Preston presented a petition from Caleb Davis, of the city of Philadelphia, praying to be heard by counsel at the bar of this House, against the bill now pending, entituled "An Act to enable the owners and possessor of a certain tract of marsh-meadow, situate on the west side of Darby creek, and adjoining to the river Delaware, in the township of Ridley, in the county of Delaware, to keep the banks, dams, sluices and slood-gates in repair, and to raise a fund to defray the expence thereof," which was read, and

Ordered to lie on the table.

Mr. Coolbaugh presented a petition from a number of the militia officers of the county of Wayne, praying an alteration of the militia laws of this State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed on that part of the Governor's Address, relative to the militia laws of this State, to report thereon.

The committee, to whom was referred that part of the Governor's Address relative to the robbery of the Bank of Pennsylvania, together with his communications on that subject, made report, which was read, as follows, viz.

That

That on the night of August 4th last, some villains entered the Banking-house in Lodge-alley, and made an unsuccessful attempt to force open the doors of the cash vault, and to pick the lock of the iron chest used by the second Teller, but the institution sustained no loss; and as it was apprehended that the attempt would be renewed, and considering the insecurity of the building, and the impossibility of making such repairs to it, as would render it safe to trust the property any longer, the porters were armed, and directed to sleep in the Banking-house, in order to guard against the success of suture attempts.

The immediate removal of the Bank to Carpenter's-hall was proposed. Arrangements for that purpose were made with the Land-officers, in whose possession it was. This building, from its construction, and the improvements which had been made to it when in the occupancy of the Bank of the United States, was thought perfectly secure; but previously to the removal, which took place on the Saturday following, a new patent lock was put to the outer door, and two iron doors were fitted to the cash vault, with locks which had been used for the book vault, and which were of a better construction than any which could at that time be procured in the city; the precaution of obliging the porters to sleep in the Bank was continued, and the watchmen were charged to be particularly vigilant.

Two days previous to the late robbery, Nathaniel Potter, one of the porters, who is fince dead, was feized with the yellow fever, and no confidential perfon could be procured to fupply his place in the Bank. Thomas Cunningham, the other porter, who is also fince dead, slept there alone, and early on the morning of Sunday, the second day of September, Mr. Annelley, the runner, having occasion to go to the Bank, to complete some business which he had left unfinished the evening before, found the back door of the Bankinghouse open, and looking into the Banking-room, he, to his great surprise, discovered the doors of the cash vault likewise open. He immediately roused the porter, who was asleep up stairs. Cunningham came down, and unlocked the front as well as the inner door of the house; they went into the Banking-room, and found all the window-shutters secured, the back door unbarred, and the doors of the cash vault unlocked.

Mr. Annelley went directly to the residence of the Cashier, about three miles from town, and apprised him of what he had discovered.

A messenger was immediately sent to the President of the Bank, and upon his coming to the city he found the Cashier, with the runner and porter, in the Bank. Upon an examination of the house, it was found that the locks had been opened by false keys, for no injury was done to the wards of any of them, nor was there any appearance of force having been used.

The lofs which the inflitution had fustained was afcertained to confist in bank notes and gold, which were taken out of the cash vault; the amount is one hundred and fixty-two thousand eight hundred and twenty-one dollars and fixty-one cents.

Measures were then taken for the further security of the Bank, and employing several persons to search after suspicious persons. A meeting of as many of the Directors as were in the vicinity of the city was called, and the particulars

marticulars of the loss, and the steps taken in consequence of it, were communicated to them. Early the next morning the circumstances were communicated by the President to the Governor.

It may not be improper here to notice the diffressed situation of the city at this period. A pestilential fever raged in every quarter of it, which, no doubt, facilitated the perpetration of the villainy, and by opposing insuperable difficulties to search after those concerned in it, enabled them for a time to elude detection.

Every exertion was made by the officers and Directors of the Bank to discover the perpetrators of this flagrant robbery. Letters were immediately sent to New-York, Wilmington and Baltimore, apprising the different Banks in those cities of the event, and soliciting their aid in detecting the villains. Advertisements were published throughout the United States, cautioning the public against the receipt of the post notes stolen, considerable rewards were offered for the apprehension of those concerned in the robbery, in addition to that of one thousand dollars promised in the Governor's proclamation.

Several persons were arrested upon suspicion, and amongst those is Patrick Lyon, the Smith, who was employed in sitting the iron doors of the cash vault, and without whose privity, it is believed this robbery has not been committed.

After much painful anxiety and unceasing vigilance, on the part of the officers of the Bank, they had the satisfaction to discover the perpetrator of this daring robbery, so that the whole amount of the property stolen has been recovered, except about three thousand two hundred dollars.

One Isaac Davis, a carpenter by trade, had an account open in this Bank; and the first circumstance which excited the suspicions of the President and Cashier against him was a deposit of sixteen hundred dollars. Enquiry was made as to his circumstances and character, which were found to be such as to induce the officers to watch his conduct. On Saturday, the 17th November, just before the Bank closed, he deposited three thousand nine hundred and ten dollars. The suspicions were then increased, and it was thought proper to enquire at the Banks of the United States and of North-America, whether he had accounts open with those institutions, and on Monday morning such information was obtained, as left no doubt that he was the robber.

He was then invited to the house of the Cashier, upon a pretence which excited no apprehension of the views of the officers, and there, partly by threats of an immediate arrest, and partly by promise of an intercession with the Governor for a pardon, a confession of his guilt was extorted from him.

The disclosures made by him criminated only Thomas Cunningham, the late porter, and himself, for he repeatedly declared that they alone were concerned in the robbery. It was before remarked, that Thomas Cunningham slept in the Bank the night the robbery was committed, that he was taken ill of the yellow sever the day after, and died in the course of the week. Davis acknowledged that they had divided the money stolen, and that the deposits he had made in the different Banks were part of his share.

He then gave his checks for the balances of his accounts with them, and immediately after, accompanied by the President and Cashier, went to the house where he lived, when he delivered up to them a large quantity of bank notes.

They then went to the house of the President, where the notes were counted, which, together with the checks, amounted to one hundred and one thousand and forty-four dollars and forty-two cents.

He then affured them that he had returned all he was possessed of, and that the remainder of the property stolen would be found at the house where Cunningham died.

The Cashier then went and informed R. Wharton, Esquire, Mayor of the city, of the fortunate discovery, leaving Davis under the care of the President.

They fearched the house described by Davis, but without success.

The Mayor then informed Davis, that unless he made a full disclosure he would commit him to prison, and have his house searched, and by threats and promises an acknowledgment was obtained from him, that he had visited Cunningham the day he was taken ill, and had received from him the remainder of the money stolen, a great part of which he had still secreted.

They then went to Davis's house, and he returned them the additional sum of fifty-seven thousand seven hundred and forty-sive dollars and eleven cents in gold and in bank notes.

They had then recovered one hundred and fifty-eight thousand seven hundred and seventy-nine dollars and fifty-three cents.

Davis also assigned property, which had cost him a short time before eight hundred dollars.

They then left him to his own reflections, and deposited the money in the Bank.

Davis declared that the plan of the robbery originated with Cunningham, who procured the false keys, and that he does not know who made them.

The committee have further to add to this lengthy detail, that in order to fecure the balance of the money stolen, the Cashier, on the 21st of November, inclosed a bond and warrant of attorney to J. Davis, drawn in favour of the President, Directors and Company of the Bank, for the sum of three thousand dollars, requesting him to execute the same. This was intended to fecure some real estate he held in the county of Delaware.

On the 24th of the same month (November) Benjamin Brannan, Esquire, Associate Judge of Delaware county, and uncle to the said Isaac Davis, called on the Cathier of the Bank, and informed him that he had the bond and warrant of Attorney executed by Davis, which he would deliver to him (the Cashier) on condition of procuring a pardon for the said Davis. This the Cashier declined accepting, being apprehensive that a prior bond and judgment might have been given by him, and upon enquiry he found, that

brought a declaration on a judgment-confessed upon a bend, Isaac Davis to his mother Mary Davis, for the sum of two thousand four hundred dollars, dated the 21st November, which was entered the same day.

It appears to the committee that this bond given by Davis to his mother, and the judgment confessed upon it, was for the purpose of defrauding the Bank of the balance of the money stolen, and that the part which Judge Brannan has taken in the business is highly reprehensible, if not criminal.

The committee are of opinion that the President and Cashier of the Bank of Pennsylvania, for their care, vigilance and exertions, in detecting the robber, and recovering the money stolen from the said Bank, deserve the high-rest commendation.

Ordered to lie on the table.

A motion was made by Mr. Frailey, feconded by Mr. A. Scott, and read, as follows, viz.

Refolved, That a committee be appointed to prepare an address to the Gowernor, for the removal of Benjamin Brannan, Esquire, from the office of Associate Judge of the county of Delaware.

Ordered to lie on the table.

A motion was made by Mr. Watson, seconded by Mr. Bull, and read, as follows, viz.

Resolved, That a committee be appointed to bring in a bill, to continue in force for a longer time, "An act, entituled A further Supplement to the act, entituled "An Act to enjoin certain duties on the Secretary of this commonwealth, and for other purposes."

Ordered to lie on the table.

The report of the committee, to whom was referred the report on petitions for and against the division of York county, read December 29th last, was read the second time.

A motion was then made by Mr. Kelly, and feconded by Mr. A. Scott,

To postpone the further consideration thereof until Tuesday next, and that it be the order for that day.

On the question,-" Will the House agree to postpone?"

It was determined in the affirmative.

The report of the committee to whom was refered, December 15th last, the perition from a number of the inhabitants of the townships of Middle and Lower-Smithfield, Hamilton and Chesnut-hill, in Northampton county, read the 5th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The report of the committee to whom was referred, the 31st of December last, the petition of a number of the members of the Presbyterian congregation

# 102

tion of Mifflin-town and its vicinity, read the 7th instant, was read the second time.

And on the question,-" Will the House agree to the faid resolution?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Mewhorter, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Meffrs. Hopkins.	Mesfrs. Rugh,
Bull,	Hostetter,	Raum,
Buckley,	Horne,	Seckel,
Boileau,	Hartzell,	Stocker,
Blair,	Hendricks,	Stewart,
Campbell,	Harris,	Snyder,
Coolbaugh,	Huston,	J. Scott,
Conrad,	Kennedy,	Van Horne,
Erwin,	Krause,	Worrell,
Follmer,	Miller,	Wilfon,
Hall,	Martin,	Welles,
Hemphill,	M'Pherson,	Williamson,
Hannum,	Power,	Weaver. 39-
,	ŕ	
NAYS.	NAYS.	NAYS.
Messrs. Albright,	Messrs. Keppele,	Messrs. Palmer,
Brown,	Kirk,	Rofe,
Brooke,	Kelly,	Stover,
Cunningham,	Linnard,	Strickler,
Eyre,	Lyle,	A. Scott,
Ewalt,	Logan,	Shoemaker,
Fisher,		
	Mewhorter,	Taylor,
Frailey,	M'Dowell,	
Frailey, Forster,		Watfon, Wright. 29.

So it was determined in the affirmative.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to the act, en-" tituled " An Act to extend the powers of the Justices of the Peace in this " State."

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR.

MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent to the House of Representatives, for concurence, a bill, entituled "An "Act to authorise the Courts of Quarter Sessions to permit and regulate the "erection of dams for mills and other water works;" and to return the bill, entituled "An Act to authorise John Canan to erect a toll-bridge over the "Frankstown branch of the Juniata river," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives."

And having prefented the faid bills and amendments to the Chair; he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to authorife"
John Canan to erect a toll-bridge over the Frankstown branch of the Ju"niata river," to wit.

SECT. I. line 17, next after the word "cart," infert the words, "ten "cents, and for every empty waggon or cart;" line 19, strike out the word "five," and in place thereof infert the word "fix."

SECT. II. strike out the section.

SECT. IV. line 8, strike out the words, " fhall revert to," and in place thereof insert "may be reserved by."

SECT. V. line 2, next after the word "whenever," insert the words, "the "Grand Jury, in concurence with;" line 12, next after the word "and," insert the words, "on payment or tender thereof." At the end of the section insert, "but if the said John Canan, his heirs or assigns, shall at any time, "on reasonable notice, resuse or neglect to choose three persons in the manner herein before mentioned, the said Commissioners may proceed ex parte in making the valuation, and the same proceedings shall be thereupon had, as if the faid John Canan, his heirs or assigns, had chosen three persons in the man"ner herein before mentioned."

Ordered to lie on the table.

The bill from the Senate, entituled "An A& to authorife the Courts of Quarter Sessions to permit and regulate the erection of dams for mills and other water works," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the said bill, and that it be the order for that day.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, the bill, entituled "An Act to facilitate the barring of entities" tails."

Adjourned until ten o'clock to-morrow, A. M.

#### SATURDAY, January 13th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Barclay presented a petition from a number of the inhabitants of Bedford county, praying that a law may be passed, fixing certain times for holding Courts of Nisi Prius in the several counties throughout the state, and also appointing the Prothonotary or some other person in each county to be the Clerk of said court, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that part of the Governor's Address, relative to the judiciary system of the State, to report thereon.

Mr. Miller presented a petition from the Grand Jury of the county of Somerset, of a similar tenor, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the before mentioned committee, to report thereon.

The committee appointed to examine the Journal and Files of the late House, and report the unfinished business, made a further report (in part) which was read, as follows, viz.

- "A bill, entituled "A Supplement to an act, entituled "An Act to afcertain parts of lines between the counties of Berks, Northampton, "Northumberland and Luzerne, and for other purpotes therein mentioned."
- "A petition from Bucks county, respecting the inspection of rye meal and Indian corn meal."
- "Report of a committee on the petition of the inhabitants of Washington and Allegheney counties, praying that a new county may be erected."
- "Report of a committee on the petition of the inhabitants of Hun"tingdon, Somerset and Westmoreland counties, praying that the road from
  "Frankstown to Ligonier valley may be altered."

Ordered to lie on the table.

The committee to whom was refered, the 10th instant, the petition of a number of the inhabitants of the county of Montgomery, on the subject of the Perkionin bridge, made report, which was read, as follows, viz.

That they are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioners, and

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Frailey, seconded by Mr. A. Scott, and read yesterday, was read the second time.

A motion was made by Mr. Frailey, and feconded by Mr. Horne,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

Resolved, That a committee be appointed, to prepare specific charges against Benjamin Brannan, Esquire, one of the Associate Judges for the county of Delaware, to be grounded on such testimony as may be offered to them, and make a report as soon as possible; and that the Speaker be requested, as soon as such report shall be made, to issue a notification to Benjamin Brannan, Esquire, accompanied by a copy of the specifications against him, to attend at the bar of this House, either in person or by counsel, on the day of January instant, to answer to such specifications; and that the committee appointed for the above purpose be authorised to send for persons and papers.

On the question, -" Will the House agree to postpone, for the purpose afore-

It was determined in the affirmative.

And the substitute being under consideration,

A motion was made by Mr. Kelly, and reconded by Mr. Wharton,

To fill the blank with the words "twenty-fecond," which was agreed to.

A division of the question was called for by Mr. Kennedy, ending with the word "possible."

On the question, "Will the House agree to the first part of the substitute, "ending with the word "possible."

It was determined in the affirmative.

And on the question,—" Will the House agree to the second part?" It was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Preston,

To amend the substitute, by adding thereto these words, viz. "and that "the said committee be authorised to send for persons and papers."

Which was determined in the affirmative, and the resolution, as amended, adopted.

Ordered, That Mr. Hemphill, Mr. Frailey, Mr. Welles, Mr. Preston and Mr. Lyle be a committee, for the purpose expressed in the said resolution.

The petition of Edward Evans, read the 7th instant, was read the second time.

Ordered, That it be refered to Mr. Keppele, Mr. A. Scott and Mr. Huston, to report thereou.

The bill, entituled "An Act to regulate the general elections within this commonwealth," was read, as reported by the committee of the whole House.

And the first section thereof being under consideration,

A motion

A motion was made by Mr. Hemphill, and seconded by Mr. Palmer,
To amend the same, by striking out of lines 8 and 9 the words "freement to be are."

On the question,—" Will the House agree to the said amendment?"

It was determined in the affirmative.

A motion was made by Mr. Hemphill, and seconded by Mr. Keppele, To amend the said section, by inserting, between the words "and" and "bave," in line 10, the word "who."

Which was determined in the affirmative.

A motion was made by Mr. Hemphill, and seconded by Mr. Power,

To amend the faid fection, by striking out of line 13 the word "persons," and inserting the word "citizens" in place thereof.

Which was determined in the affirmative.

A motion was made by Mr. Hemphill, and seconded by Mr. Power,

To amend the faid fection, by striking out of line 16 the word "person," and inserting the word "citizen" in place thereof; and by striking out of line 17 the words, "as a citizen of this state."

Which was determined in the affirmative.

A motion was made by Mr. Boileau, and feconded by Mr. Frailey,

To amend the faid fection, by adding to line 38 the words, " or in case " such certificate be lost or missaid, if required by any Inspector or Judge of the election, he shall be examined on his oath or affirmation respecting the fame."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Penrose, and are as follow, viz.

YEAS.	Y E A S.	YEAS.
Messrs. Boileau,	Messrs. Harris,	Messrs. Rose,
Cunningham,	Huston,	Shoemaker,
Conrad,	Krause,	Snyder,
Eyre,	Linnard,	Worrell,
Ewalt,	Lyle,	Wright,
Frailey,	Mewhorter,	Wilfon,
Follmer,	M'Dowell,	Weaver. 25.
Hartzell,	Penrose,	
Hendricks,	Rugh,	
NAYS.	ŅAYS.	NAYS.
Messrs. Evans, Speaker.	Messirs. Brooke,	Meffrs. Hall,
Albright,	Blair,	Hemphill,
Bull,	Campbell,	Hamium,
Brown,	Erwin,	Hopkins,
Buckley,	Fisher,	Hostetter,
Barclay,	Forster,	Keppele,
		NAYS.

NAYS.	NAYS.	NAYS.	
Messrs. Kirk,	Messrs. Power,	Mess. Stewart,	
Kelly, Kennedy,	Preston, Palmer,	J. Scott, Sample,	
Logan,	Raum, Seckel,	Taylor, Wharton,	
Miller, Martin,	Stover,	Welles,	
M'Pherson,	Strickler,	Williamson.	3.9

So it was determined in the negative.

On the question,—" Will the House agree to the section, as amended?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Boileaus and are as follow, viz.

YEAS.	ŶEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Palmer,
Albright,	Hostetter,	Rugh,
Bull,	Hartzell,	Rofe,
Brown,	Hendricks,	. Raum,
Buckley,	Harris,	Seckel,
Barclay,	Huston,	Stover,
Brooke,	Keppele,	Strickler,
Blair,	Kirk,	Shoemaker,
Campbell,	Kelly,	Stewart,
Cunningham,	Kennedy,	Snyder,
Conrad,	Krause,	J. Scott,
Eyre,	Linnard,	Sample,
Erwin,	Lyle,	Taylor,
Ewalt,	Mewhorter,	Wharton,
Fisher,	Miller,	Worrell,
Frailey,	Martin,	Wright,
Follmer,	M'Pherson,	Wilfon,
Forster,	M'Dowell,	Welles,
Hall,	Penrose,	Williamson,
Hemphill,	Power,	Weaver. 62.
Hannum,	Preston,	

NAYS.

NAYS.

Mr. Boileau,

Mr. Logan.

2.

So it was determined in the affirmative.

Adjourned until ten o'clock on Monday next, A. M.

## MONDAY, January 14th, 1799. A. M.

The House met pursuant to adjournment.

The motion made by Mr. Watson, seconded by Mr. Bull, and read the 11th instant, was read the second time, and the resolution adopted.

Ordered,

Ordered, That Mr. Watson, Mr. Mewhorter and Mr. Sample be a committee, for the purpose expressed in the said resolution.

The House resumed the consideration of the bill, entituled "An Act to regulate the general elections within this commonwealth."

And the fecond fection being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Horne,

To amend the same, by striking out of line 24 the word "agents," and inserting, in place thereof, the words, "Sheriff of the county, or superin"tendant by him."

On the question,—" Will the House agree to the amendment?" It was determined in the negative.

A motion was made by Mr. Hemphill, and feconded by Mr. Power,

To amend the fection, by striking out of line 12 the word "electors," in both places where it occurs, and inserting in the first the words, "qualified ci"tizens," and in the second the words, "citizens qualified to vote."

On the question,—" Will the House agree to the amendment?"

It was determined in the affirmative.

A motion was made by Mr. Hemphill, and seconded by Mr. Power,

To amend the fection, by striking out of line 14 the word "electors," and inserting, in place thereof, the words, "the citizens."

Which was agreed to.

A motion was made by Mr. Hemphill, and feconded by Mr. Power, To amend the fection, by striking out of line 27 the word "electors," and inserting, in place thereof, the words, "qualified citizens."

Which was agreed to.

A motion was made by Mr. Hemphill, and seconded by Mr. A. Scott,

To amend the section, by inserting in line 35, between the words, "district" and "shait," these words, viz. "except in such township, ward or district, "we there shall be no Overseers of the Poor, in such case the Supervisors of the highways."

Which was determined in the affirmative.

A motion was made by Mr. Hemphill, and feconded by Mr. Power,

To amend the fection, by inferting in line 37, between the words "over-" feers" and " fixell," the words, "or supervisors of the highways."

Which was agreed to, and the fection, as amended, adopted.

The third fection being under confideration,

A motion was made by Mr. Hemphill, and feconded by Mr. Snyder,

To amend the same, by striking out of lines 5 and 6 the words, "discreet and intelligent freemen for," and to insert in their place the words, "qua"listed citizens residing in."

. Which was determined in the affirmative, and the fection, as amended, adopted. The

The fourth fection being under confideration,

A motion was made by Mr. Hemphill, and feconded by Mr. Power,

To amend the same, by striking out of line 10 the words, "and discreet "elestors," and inserting, in place thereof, the words, "citizens qualified to vote."

Which was determined in the affirmative, and the fection, as amended, adopted.

The fifth fection being under confideration,

A motion was made by Mr. Hemphill, and feconded by Mr. Kirk,

To amend the same, by striking out of line 27 the word "electors," and inserting, in place thereof, the words, "citizens qualified to vote."

Which was agreed to, and the fection, as amended, adopted.

The feventh fection being under confideration,

A motion was made by Mr. Snyder, and feconded by Mr. Kennedy,

To postpone the further consideration thereof for the present, in order to introduce the following, as a substitute, viz.

"Sect. VII. And be it further enacted by the authority aforesaid, That where any township or townships within this commonwealth hath or have been divided, or hereafter shall be divided, in forming any election district, the electors within each part of such divided township or townships respectively shall choose an inspector, who shall, within the part for which he is chosen, perform all and singular the duties to the office of inspector belonging; and in order thereto, the commissioners of the proper county shall furnish the inspector and inspectors so chosen with a list of the taxable inhabitants within such divided township and townships, for which they are respectively chosen.

A motion was made by Mr. Frailey, and feconded by Mr. Boileau,

To postpone the further consideration of the section and substitute for the present.

Which was determined in the affirmative.

The eighth fection being under consideration,

A motion was made by Mr. Penrose, and seconded by Mr. Boileau,

To amend the same, by striking out of lines 2, 3, 4, 5, 6 and 7, from the word "election," to the word "directed," inclusive, and to introduce, in place thereof, the words, "the number of inspectors, who shall sit at each door or window of the bouse where the election shall be holden, shall be determined."

Which was determined in the affirmative.

A motion was made further to amend the fection, by striking out of line 7 the word "the," where it first occurs, and inferting the word "a" in place thereof.

Which was agreed to, and the section, as amended, adopted.

The tenth fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Power,

To amend the same, by striking out of line 24 the words, " or shall de-" face or destroy any such ticket."

Which was determined in the affirmative.

A motion was made by Mr. Blair, and feconded by Mr. Barclay,

To amend the fection, by striking out of line 27 the words, " doth pre-"fume to," and inferting, in place thereof, the word "fhall."

Which was agreed to, and the fection, as amended, adopted.

A motion was made by Mr. Linnard, and feconded by Mr. Ingels,

To infert the following, as an additional fection, viz.

"SECT. XVIII. And be it further enacted by the authority aforesaid, That no foreigner shall appear at any place of election, for the purpose of issuing tickets, or of influencing the electors, who is not qualified to vote agreeably to the provisions of this act, or the son of a person so qualified; and if any person shall interfere in the manner before mentioned, except as aforesaid, he shall forfeit and pay any sum not exceeding twenty dollars for every such offence, to be recovered, for the benefit of the prosecutor, as debts under twenty pounds."

A motion was made by Mr. Hannum, and feconded by Mr. Buckley,

To postpone the further consideration of the said amendment for the prefent.

Which was agreed to.

Adjourned until ten o'clock to-morrow, A. M.

#### TUESDAY, January 15th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Hall presented a petition from Hannah Allman, praying for depreciation land, in right of her late husband Lawrence Allman, deceased, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on claims, to report there-on.

Mr. Fisher presented petitions from a number of the inhabitants of the townships of Damascus and Lackawaxen, in the county of Wayne, and of the city of Philadelphia, praying that a new county be erected out of the the counties of Wayne and Luzerne, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to Mr. Fisher, Mr. Coolbaugh, Mr. Frailey, Mr. Welles, Mr. Hemphill, Mr. Brooke, Mr. Kennedy, Mr. Snyder, Mr. Boileau, Mr. Preston and Mr. Brown, to report thereon.

Mr.

Mr. Fisher presented a petition from a number of the citizens of this state, who are holders of unsatisfied warrants, praying rehef, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that part of the Governors's Address relative to that subject, to report thereon.

Mr. Keppele presented petitions from members of the society for the suppression of vice and immorality, and other citizens of this state, praying that the laws may be made more efficient on that subject, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee, to whom was referred, December 19th last, the bill, entituled "An Act to explain and amend an act, entituled "An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation," to report thereon; and that Mr. Ingels and Mr. Welles be added to the said committee.

Mr. Snyder presented a petition from a number of the inhabitants of Northumberland county, praying pecuniary aid in improving that part of the road from Philadelphia to Sunbury, which lies between Tietsworth's tavern and Minick's, on the Schuylkill, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on roads and inland navigation, to report thereon.

Mr. Frailey presented a petition from Edmund Physick, agent of John Penn and Richard Penn, the legal representatives of the late proprietaries, praying for certain papers, which remain in the office of the Surveyor General of this state, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Frailey, Mr. Kennedy, Mr. Conrad, Mr. Hartzell and Mr. Albright, to report thereon.

The committee to whom was refered the bill, entituled "An Act for the "appointment and regulation of constables in the district of Southwark," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the second reading of the faid bill, and that it be the order for that day.

The committee to whom was refered the bill, entituled "An Act to ex-"tend the period heretofore allowed for applications for donation lands," made report, which was read, as follows, viz.

That they find the inexecution of the law of the 17th April, 1795, occasioned by the inability of the Comptroller-General to form compleat lists of the persons entitled to receive donation lands, agreeably to law, no document document being in his power for that purpose; that the time for executing the law of the 17th April, 1795, being elapsed, they offer the following refolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the officers of the Land-Office to carry into effect the provisions of the act of the 17th of April, 1795, with respect to all claims that are or may be filed for donation lands before the first day of May next, and that they give public notice in fundry newspapers, that all the said claims will be disposed of before the first day of January, 1800; and for constituting the Register-General, the Comptroller-General and Treasurer a board of enquiry, to decide on all such claims; no lot or lots to be drawn without the favourable report of such board; and that the business be closed on the said first day of January, 1800, and the residue of the lands to be disposed of by the state.

Ordered to lie on the table.

The committee to whom was refered, the 4th instant, the petition of James Moore, having obtained leave, reported a bill, entituled "An Act to "grant James Moore, of Allegheney county, a fractional part of the tract of land referved for the use of the state, lying at the mouth of Big Bea-"ver creek, on the Ohio," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mr. Speaker,

"I have the honour to present, for concurence, a bill, entituled "An A& to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, "their heirs and assigns;" and to return the bill, entituled "An A& to erect the town of Greenesburgh, in the county of Westmoreland, into a "a borough," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives.

And having prefented the faid bill and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to erect the town of Greenesburgh, in the county of Westmoreland, into a borough."

SECT. I. line 8, strike out the word "General;" strike out the word "Esquire," in lines 25, 26, 28 and 29.

SECT. III. line 7, next after the word "election," infert the words "at "least;" line 8, next after the word "fix," infert the words "or more." Ordered to lie on the table.

The bill from the Senate, entituled "An Act to establish a ferry over the "river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns," was read the read the first time.

Whereupon, on motion,

Ordered, That Thursday, the 24th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom were referred the bill, entituled "An Act for the further endowment of Dickinson college, in the borough of Carlisle, and for the relief of Northumberland academy," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 9th instant, the petition of the trustees of Union Academy, in the borough of Easton, having obtained leave, reported a bill, entituled "An Act to afford relief to Union Academy, "in the county of Northampton," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 25th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Misslin-town, in the county of Misslin," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, the 23d instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed December 17th last, to present to the Governor the Answer of this House to his Address, reported they had performed that service.

A letter addressed to the Speaker, and signed Samuel Bryan, Register-General, accompanied with his annual statement, was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That the usual number of copies of the said letter and statement be printed, for the use of the Members.

A letter

A letter addressed to the Speaker, and figned Peter Baynton, Treasurer, accompanied with his annual statement, was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That the usual number of copies of the said letter and statement be printed, for the use of the Members.

A motion was made by Mr. Preston, seconded by Mr. Hemphill, and read, as follows, viz.

Refolved, That a committee be appointed, to confider the propriety of authorifing the Prefident, Directors and company of the Bank of Pennfylvania to subscribe to the loan proposed by the Secretary of the Treasury of the United States, and that the said committee be permitted to report by bill, or otherwise.

Ordered to lie on the table.

On motion,

Ordered, That Mr. Martin be added to the respective grand committees, which have been appointed by this House.

The report of the committee, to whom was refered the bill, entituled "An Act to enable the commissioners of Huntingdon county to compensate Benjamin Elliott for certain services," read the 7th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The amendments by the Senate on the bill, entituled "An Act to authorife John Canan to erect a toll-bridge over the Frankstown branch of the Juniata river, read the 11th instant, was read the second time.

Whereupon

Refolved, That this House concur the first, second, fifth, fixth and seventh amendment, and non-concur the third and fourth.

The House again resumed the consideration of the bill, entituled "An Act" to regulate the general elections within this commonwealth."

And the amendment thereto by Mr. Linnard and Mr. Ingels, postponed yesterday, being under consideration,

A motion was made by Mr. Hemphill, and feconded by Mr. Buckley,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

"SECT. XVIII. And be it further enacted by the authority aforesaid, That if any person, who is not qualified to vote in this state agreeably to the provisions of this act (except the sons of qualified citizens) shall appear at any place of election, for the purpose of issuing tickets, or influencing the citizens qualified to vote, every person interfering in the manner aforesaid shall forseit and pay any sum not exceeding twenty dollars for every such offence."

On the question,—" Will the House agree to postpone, for the purpose afore-

It was determined in the affirmative.

And the substitute being under consideration,

A motion was made by Mr. Frailey, and feconded by Mr. Snyder,

To amend the same, by adding thereto these words, viz. "to be recovered for the benefit of the poor of the township, ward or district, wherein the offender lives, as debts under twenty pounds are recoverable."

Which was determined in the negative.

A motion was made by Mr. Kennedy, and feconded by Mr. A. Scott,

To amend, by striking out the word "twenty," and inserting "thirty"
in place thereof.

Which was determined in the affirmative, and the section, as amended, adopted.

The twenty-second section being under consideration,

A motion was made to strike out of lines 1, 2, 3, 4, 5, 6 and 7, from the word "in" to the word "known, inclusive.

Which was agreed to.

A motion was made by Mr. Conrad, and feconded by Mr. Boileau,

To amend the section, by inserting, between the words "voters" and "fhall," in line 31, the words "tally papers and certificates."

Which was agreed to, and the section, as amended, adopted.

The twenty-third fection being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Shoemaker,

To amend the same, by striking out of line 5 the word "exceeding," and inserting, in place thereof, the words, "less than one hundred, nor more than."

Which was agreed to, and the fection, as amended, adopted.

The twenty-fourth fection being under confideration,

A motion was made by Mr. Keppele, and seconded by Mr. Preston,

To amend the same, by striking out of lines 2 and 3 the words, "not otherwise berein before directed."

Which was agreed to, and the section, as amended, adopted

The twenty-fifth section being under consideration.

A motion was made by Mr. Keppele, and feconded by Mr. Buckley,

To postpone the further consideration thereof for the present.

Which was agreed to.

The twenty-fixth fection being under confideration,

A motion was made by Mr. Penrose, and seconded by Mr. Worrell,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

SECT.

SECT. XXV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Governor of this commonwealth, on the representation of the College of Physicians of the city of Philadelphia, and Board of Health, or either of them, that, from the prevalence of a malignant or contagious fever in the said city and suburbs, the lives of the electors will be in danger by attending at the places fixed by law for holding elections within the same, to direct the sheriff of the county of Philadelphia to hold the election for the city at such other place within the limits of the city plot, and the elections for the districts and townships at such other places within the same, as he, the Governor, may judge most safe and convenient."

On the question,—" Will the House agree to postpone?"

It was determined in the affirmative.

A motion was made by Mr. Boileau, and feconded by Mr. Snyder, To amend the fubflitute, by adding thereto the following, viz.

"And it shall be the duty of the sheriff of the city and county of Philadelphia to give public notice, by advertisements posted up in the most public places
of the several wards or districts, or published in at least three of the public
newspapers printed in the city of Philadelphia, of the places where such
elections are to be held, at least seven days before the time of bolding the said

" election; and if the sheriff shall neglett to perform the duty herein prescribed,

" he shall pay the sum of two hundred dollars for every such neglect."

Which was agreed to, and the substitute, as amended, was adopted as the twenty-fifth section.

The twenty-fifth fection recuring, was adopted as the twenty-fixth fection.

. The House resumed the consideration of the seventh section, and the sub-stitute offered thereto by Mr. Snyder, postponed yesterday.

And the substitute being withdrawn,

A motion was made by Mr. Snyder, and feconded by Mr. Horne,

To amend the faid fection, by inferting, next after the word "that," in line 1, the following, viz.

"Where any township or townships within this commonwealth hath or have been divided, or hereafter shall be divided, in forming any election district,

" the electors within such part of such divided township or townships, respec" tively, shall choose one inspector, who shall, within the part for which he is

" chosen, perform all and singular the duties to the office of inspector belonging;

" and in order thereto, the commissioners of the proper county shall furnish the inspector and inspectors so chosen with a list of the taxable inhabitants within

" fuch divided township and townships, for which they are respectively chosen, and."

Which was determined in the affirmative, and the fection, as amended, adopted.

A motion was made by Mr. Buckley, and feconded by Mr. Hannum, To re-confider the tenth fection.

Which was agreed to.

A motion

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A motion was then made by Mr. Buckley, and seconded by Mr. Hannum,

To amend the said section, by inserting, between the words " commission-" ers" and " as," in line 13, the words, " and in one other ticket one or more directors of the poor for such counties, where they may be necessary."

Which was determined in the affirmative.

A motion was made by Mr. Kennedy, and feconded by Mr. Conrad, Further to amend the same, by striking out of lines 30 and 31 the words, " to be recovered as in the case of delinquent inspectors."

Which was agreed to, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Adjourned until ten o'clock to-morrow, A. M.

# WEDNESDAY, January 16th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Ewalt presented petitions from a number of the inhabitants of the county of Allegheny, praying for a division of the said county, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the committee appointed the 4th instant on that subject, to report thereon.

Mr. Frailey presented a petition from a number of the inhabitants of the county of Dauphin, praying an alteration in the judiciary fystem of this state, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on the part of the Governor's Address relative to that subject, to report thereon.

Mr. Keppele presented a petition from a number of the members of the fociety for the suppression of vice and immorality, and other citizens of this state, praying that the laws on that subject may be made more efficient, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Watson, Mr. Taylor, Mr. Kennedy, Mr. Wright, Mr. Brown, Mr. M'Dowell, Mr. Williamson, Mr. Ingels and Mr. Welles, to report thereon.

Mr. Keppele presented petitions from a number of the merchants and other citizens of Philadelphia, remonstrating against the memorial presented the 7th instant, praying leave to bring in a bill, to be enacted into a law, for incorporating a company, by the style and title of "The Insurance Com-" pany of Philadelphia," which were read, and

On motion, and by special order, the same were read the second time. [ 30 ]

Ordered,

Ordered, That they be referred to the Members from the city of Philadelphia, to report thereon.

Mr. Ewalt presented petitions from a number of the inhabitants of the northern parts of the county of Allegheny, praying aid in opening and improving a road therefrom to the city of Philadelphia, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on roads and inland navi-gation, to report thereon.

The committee to whom was refered, the 31st December last, the report on the petition of Francis Johnston, Receiver-General of the Land-office, made report, which was read, as follows, viz.

That they have examined the subject matter of said report, and the account accompanying the same, together with the receipts of the money expended, from which the committee are led to believe that the petitioner's claim is just, and ought to be paid; and it may be surther observed, that for several years the business of that office increased to such a degree, that the compensation allowed for clerks by law was not sufficient for the services to be performed: Further, the committee observe that there were certain duties enjoined on the Receiver-General by law, not formerly connected with that office, to wit, such as attending the sales of depreciation lands in the city of Philadelphia, and also at Lancaster, and keeping separate books, &cc.

They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to prepare and bring in a bill, to reimburfe Francis Johnston, Receiver-General of the Land-Office, the sum of one thousand and ninety-three pounds three shillings and five pence, the amount of the sum expended above what was granted by law.

Ordered to lie on the table.

The committee of ways and means, to whom was refered, December 28th last, the report of the committee on the memorial of the Board of Managers of the Marine and City Hospitals, relative to the loan of twenty-nine thousand dollars, made report, which was read, as follows, viz.

That having confidered the subject, they are of opinion that the payment of the said money, with the interest thereon, in consideration of the late peculiar distress of the city, ought to be assumed by the commonwealth, but that the state of the Treasury will not admit of an immediate draught for the whole sum: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Governor to draw a warrant on the Treasury, in favour of the Board of Managers of the Marine and City Hospitals, for the sum of ten thousand dollars, to be by them applied towards the discharge of the debts contracted with the Banks by individuals during the late malignant sever; and

That as to the remaining fum of nineteen thousand dollars, together with such interest as shall then have accrued on the whole loan, the Governor be authorised to draw a warrant or warrants, in favour of the Board of Managers aforesaid,

aforesaid, for the same on the State Treasury, whenever there may be unappropriated monies there; provided such draught or draughts be not made until after the first day of May next. The said sum or sums to be applied in discharge of the debts contracted as aforesaid.

Ordered to lie on the table.

The House resumed the consideration of the report of the committee, to whom was referred, December 27th last, the report on petitions for and against a division of the county of York, postponed the 11th instant.

And the resolution therein contained being under consideration,

A motion was made by Mr. Kelly, and feconded by Mr. Hoftetter,

To amend the fame, by striking out the words, "above mentioned lines," and to add the following, viz,

"Following lines, viz. Beginning in the line of Cumberland county at Trent's Gap, on the great road leading past Godfrey's to Hanover town, thence a straight line to the forks of Conewago creek, at or near the north west corner of Berwick township, from thence along the south branch of the said Conewago creek to where it strikes the line of Heidleberg township, and from thence a due south course until it strikes the Maryland line, thence along the Maryland line to the line of Franklin county, thence along the line of Franklin and Cumberland counties to the place of beginning, and the seat of justice to be at Gettisburgh."

A motion was made by Mr. Boileau, and feconded by Mr. M'Pherson, To postpone the further consideration of the said amendment, in order to introduce the following, as a substitute, viz.

"Following lines, viz. Beginning in the line of Cumberland county, at the road leading from the town of Cartifle to Battimore, thence along the faid road a foutherly course, until it strikes the north easterly corner of Berwick town- ship, thence along the easternmost line of Berwick township, until it strikes the line of Paradise township, and from thence a due south course until it strikes the Maryland line, thence along the Maryland line to the sine of Franklin county, thence along the line of Franklin and Cumberland county ties to the place of beginning."

On the question,—" Will the House agree to postpone?" It was determined in the negative.

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, January 17th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported a bill, entituled "An Act to continue in force an act, entituled "A turther Supplement to the act, entituled An Act to enjoin certain duties on the Secretary of this commonwealth, and for other purposes," which was read the first time, and Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred the petitions of a number of the inhabitants of the county of Northumberland, praying that aliens be permitted to hold lands within this commonwealth, made report, which was read, as follows, viz.

That having confidered the subject, they find that on the 11th February, 1789, a law was passed for that purpose, which expired by its own limitation on the 1st of January, 1792; that on the 8th March, 1792, the same act was revived, and continued in force for the term of three years, and to the end of the session next ensuing; that on the 12th February, 1795, the same act was revived, and continued in sorce for the term of two years; so that it finally expired, by its own limitation, on 12th February, 1797.

The committee are of opinion that the same reasons which existed at the time of passing, and the several times of reviving the act aforesaid, still exist, and that it would be good policy again to revive the same.

They therefore offer the following refolution, viz.

Refolved, That a committee be appointed to bring in a bill, to revive and continue in force, for a limited time, the act passed on the 11th February, 1789, entituled "An Act to enable aliens to purchase and hold real estates "within this commonwealth."

Ordered to lie on the table.

The report of the committee, to whom was refered the bill, entituled An Act to extend the period heretofore allowed for applications for donation lands," read the 15th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpole expressed in the said resolution.

On motion,

\*Ordered, That Saturday, the 26th instant, be assigned for the second reading of the bill, entituled "An Act to grant a sum of money to the Trustees" of the Academy of Canonsburgh, in Washington county," and that it be the order for that day.

The House resumed the consideration of the report on the division of York county.

And the amendment offered by Mr. Kelly, and feconded by Mr. Hostetter, recurring,

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Kelly and Mr. M'Pherfon, and are as follow, viz.

	YEAS.	Y E A S.	YEAS.	
Me	estrs. Evans, Speaker.	Messrs. Hostetter,	Meffrs. Seckel,	
	Albright,	Horne,	Stocker,	
	Brown,	Keppele,	A. Scott,	
	Campbell,	Kelly,	Snyder,	
	Fisher,	Preston,	Welles.	17.
	Hemphill,	Palmer,		- /
	-	,		
	N A Y S.	NAYS.	NAYS.	
Me	ffrs. Bull,	Messrs. Hendricks,	Messrs. Raum,	
	Barclay,	Harris,	Stover,	
	Brooke,	Huston,	Strickler,	
	Boileau,	Ingels,	Shoemaker,	
	Blair,	Kirk,	Stewart,	
	Coolbaugh,	Kennedy,	J. Scott,	
	Cunningham,	Krause,	Speer,	
	Conrad,	Linnard,	Sample,	
	Dunlop,	Lyle,	Taylor,	
	Eyre,	Logan,	Udree,	
	Erwin,	Mewhorter,	Van Horne,	
	Ewalt,	Miller,	Wharton,	
	Frailey,	Martin,	Worrell,	
	Follmer,	M'Pherson,	Watson,	
	Forster,	M'Dowell,	Wright,	
	Hannum,	Penrose,	Wilson,	
	Hopkins, =-	Rugh,	Williamson	
	Hartzell,	Rofe,	Weaver.	54.
6	o it was determined	in the pecative		

So it was determined in the negative.

A motion was made by Mr. Kelly, and seconded by Mr. Hostetter,

To amend the resolution, by adding the words, " and that the seat of

"justice be at Hunter's-town."

On the question,—" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kelly and Mr. A. Scott, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Evans, Speaker.	Messrs. Hostetter,	Meffrs. Seckel,
Albright,	Horne,	Stocker,
Brown,	Keppele,	Stover,
Barclay,	Kelly,	A. Scott,
Blair,	Mewhorter,	Wharton,
Campbell,	Miller,	Watson,
Fisher,	Power,	Welles,
Forster,	Preston,	Williamson. 26.
Hemphill,	Palmer,	
2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2		

NAYS.	NAYS.	NAYS.
Meffrs. Bull,	Mesirs. Hendricks,	Meffrs. Raum,
Brooke,	Harris,	Strickler,
Boilean,	Huston,	Shoemaker,
Coolhaugh,	Ingels,	Stewart,
Cunningham,	Kennedy,	Snyder,
Conrad,	Krause,	J. Scott,
Dunlop,	Linnard,	Speer,
Eyre,	Lyle,	Sample,
Eiwin,	Logan,	Taylor,
Fwalt,	Martin,	Udree,
Frailey,	M'Pherson,	Van Horne,
Follmer,	M'Dowell,	Wortell,
Hannum,	Penrofe,	Wright,
Hopkins,	Rugh,	Wilfon,
Hartzell,	Rugh, Rofe,	***
,		Weaver. 45.
So it was determined	in the negative.	
A motion was made	by Mr. Campbell, and fec	onded by Mr. Kelly,
		rds, " and that the feat of
	ceeding one mile from, Hu	
*	Will the House agree to t	4
The Yeas and Nays	were called for by Mr.	Kelly and Mr. M'Pherson,
and are as follow, viz.		
YEAS.	YEAS:	YEAS.
Messrs. Campbell,	Messrs. Keppele,	Mr. A. Scott. 5.
Hostetter,	Kelly,	3.
	NAYS.	NAVS
Alleria Speaker	Mess. Hartzell,	
Albright,	Hendricks,	Strickler,
Bull,	Harris,	Shoemaker,
Brown,	Huston,	
Brooke,		Stewart,
	Ingels,	Snyder,
Boileau,	Kirk,	Snyder, J. Scott,
Boileau, Blair,	Kirk, Kennedy,	Snyder, J. Scott, Speer,
Boileau, Blair, Coolbaugh,	Kirk, Kennedy, Kraufe,	Snyder, J. Scott, Speer, Sample,
Boileau, Blair, Coolbaugh, Cunningham,	Kirk, Kennedy, Kraufe, Linnard,	Snyder, J. Scott, Speer, Sample, Taylor,
Boileau, Blair, Coolbaugh, Cunningham, Conrad,	Kirk, Kennedy, Kraufe, Linnard, Lyle,	Snyder, J. Scott, Speer, Sample, Taylor, Udree,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop,	Kirk, Kennedy, Kraufe, Linnard, Lyle, Logan,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne, Wharton,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Hotne, Wharton, Worrell,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Hotne, Wharton, Worrell, Watfon,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne, Wharton, Worrell, Watfon, Wright,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey, Follmer,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell, Power,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne, Wharton, Worrell, Watfon, Wright, Wilfon,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey, Follmer, Forfter,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, Preston, Preston,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne, Wharton, Worrell, Watfon, Wright, Wilfon, Welles,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlóp, Eyre, Erwin, Ewalt, Frailey, Follmer, Förfter, Hemphill,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell, Power, Preston,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Hotne, Wharton, Worrell, Watfon, Wright, Wilfon, Welles, Williamfon,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey, Follmer, Forfter, Hemphill, Hannum,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell, Power, Preston, Palmer, Rugh,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Horne, Wharton, Worrell, Watfon, Wright, Wilfon, Welles,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey, Follmer, Forfter, Hemphill, Hannum,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell, Power, Preston, Palmer, Rugh, Raum,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Hotne, Wharton, Worrell, Watfon, Wright, Wilfon, Welles, Williamfon,
Boileau, Blair, Coolbaugh, Cunningham, Conrad, Dunlop, Eyre, Erwin, Ewalt, Frailey, Follmer, Forfter, Hemphill, Hannum,	Kirk, Kennedy, Krause, Linnard, Lyle, Logan, Mewhorter, Martin, M'Pherson, M'Dowell, Power, Preston, Palmer, Rugh,	Snyder, J. Scott, Speer, Sample, Taylor, Udree, Van Hotne, Wharton, Worrell, Watfon, Wright, Wilfon, Welles, Williamfon,

So it was determined in the negative.

A motion

A motion was made by Mr. Kelly, and seconded by Mr. Campbell,
To amend the resolution, by adding the words, " and that the seat of ju" stice be at Gettisburgh."

A motion was made by Mr. Keppele, and seconded by Mr. A. Scott, To postpone the further consideration of the said report and amendment until to-morrow.

Which was determined in the negative.

And on the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kelly and Mr. M. Pherson, and are as follow, viz.

Y E A S.	YEAS.	YEAS.
Meffis. Bull,	Messrs. Kelly,	Meffrs. Strickler,
Campbell,	Mewhorter,	_
Forster,	Preston,	A. Scott,
Hostetter,	Palmer,	Welles. 13.
Keppele,		
reppere,	Seckel,	ţ
NAYS.	NAYS.	N. A Y S.
Messrs. Evans, Speaker.	Messrs. Hartzell,	Messrs. Stocker,
Albright,	Hendricks,	Shoemaker,
Brown,"	Harris,	Stewart,
Brooke,	Huston,	Snyder,
Boileau,	Ingels,	J. Scott,
Blair,	Kirk,	Speer,
Coolbaugh,	Kennedy,	Sample,
Cunningham,	Krause,	Taylor,
Conrad,	Linnard,	Udree,
Dunlop,	Lyle,	
Eyre,	Logan,	Van Horne,
Erwin,	Martin,	Wharton,
Ewalt,	M'Pherson,	Worrell,
Frailey,	M'Dowell,	Wright,
Follmer,	Penrofe,	Wilson,
Hannum,		Williamson,
	Power,	Weaver. 52.
Hopkins,	Rugh,	
Horne,	Raum,	o 9 wh pr 10
So it was determined i	n the negative.	

So it was determined in the negative.

A motion was made by Mr. A. Scott, and seconded by Mr. Wharton,
To amend the section, by adding the words, "and that

"the seat of justice."

be

On the question, -" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. M. Pherson, and are as follow, viz.

YEAS.	Y E A S.	YEAS.	
Messes. Evans, Speaker.	Messrs. Horne,	Messrs. Strickler,	•
Albright,	Hartzell,	A. Scott,	
Brown,	Keppele,	Stewart,	
Brooke,	Lirk,	Snyder,	•
Blair,	Kelly,	J. Scott,	
Campbell,	Kennedy,	Speer,	,
Coolbaugh,	Martin,	Sample,	
Conrad,	M'Pherfon,	Taylor,	
Dunlop,	Power,	Udree,	
Erwin,	Preston,	Van Horne,	
Fisher,	Palmer,	Wharton,	
Forster,	Raum,	Watfon,	
Hemphill,	Seckel,	Welles,	
Hopkins,	Stocker,	Williamson.	42.
NAYS.	NAYS.	NAYS.	
Messrs. Bull,	Messrs. Hendricks,	Messrs. M'Dowell,	
Boileau,	Harris,	Penrole,	
Cunningham,	Huston,	Rugh,	
Eyre,	Ingels,	Shoemaker,	
Ewalt,	Krause,	.Worrell,	
Frailey,	Linnard,	Wright,	
Follmer,	Lyle,	Wilion,	
Hannum,	Logan,	Weaver.	26.
Hostetter,	Mewhorter,		

So it was determined in the affirmative.

The Clerk reported that he had informed the Senate, that the House of Representatives had non-concured the third and fourth amendments by the Senate on the bill, entituled "An A& to authorise John Canan to erect a "toll-bridge over the Frankstown branch of the Juniata river," and had concured all the other amendments on the said bill.

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, January 18th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Keys presented petitions from a number of the inhabitants of the northern parts of the county of Lancaster, praying the repeal or suspension, for a limited time, of the act which provides for the support of the poor of Lancaster county, &c. passed the 27th of February, 1798, which were read, and

Ordered to lie on the table.

Mr. Lyle presented a petition from Jesse Rankin, stating he hath lost a final settlement certificate, and praying relief, which was read, and

On

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. M'Dowell, Mr. Weaver and Mr. Ewalt, to report thereon.

Mr. Frailey presented petitions from a number of the inhabitants of the county of Berks, praying an alteration in the judiciary system of the State, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on the part of the Governor's Address, relative to that subject, to report thereon.

Mr. Dunlop presented a petition from a number of the inhabitants of the county of Franklin, of a similar tenor to the petitions just above mentioned, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the last mentioned committee, to report thereon.

Mr. Speer presented a petition from William Henderson, late a Captain in the Pennsylvania line, praying compensation for arrearages of cloathing, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on claims, to report thereon.

Mr. Frailey presented a petition from Ulrich Kessinger, of Berks county, praying to be permitted to support his mill-dam on the river Schuylkill, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the faid county, to report thereon.

Mr. Speer presented a petition from Thomas M'Dowell, of Peters townfhip, Franklin county, praying compensation for his services as affistant affessor in the year 1781, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Speer, Mr. Dunlop and Mr. Kennedy, to report thereon.

The committee to whom was referred, the 2d instant, the petition of Thomas Jones, of Cumru township, in the county of Berks, relative to two certain lots of ground, formerly the property of a Baptist association in said county, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer of the petitioner ought to be granted: They therefore offer the following resolution, viz.

Refolved, That the petitioner have leave to bring in a bill, agreeably to the prayer of his petition.

Ordered to lie on the table.

The committee to whom was refered the bill, entituled "An Act to pro"vide for the immediate erection of a house of employment, and for the
support of the poor in the county of Delaware, and to render the maintaining of the poor thereof a county charge," reported a bill of a similar
title, which was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 28th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed to prepare specific charges against Benjamin Brannon, Esquire, one of the Judges of the Court of Common Pleas of Delaware county, made report, which was read, as follows, viz.

1st. That the aforesaid Benjamin Brannon, contrary to the duties of his office, endeavoured to prevent a certain Isaac Davis from being punished, whom he knew had robbed the Bank of Pennsylvania.

2d. That on the 21st of November last, Jonathan Smith, Esquire, Cashier of the Bank of Pennsylvania, sent a bond and warrant of attorney to Isaac Davis, to be executed by him, in favour of the President and Directors of the Bank of Pennsylvania, for the sum of three thousand dollars, they having received of the said Isaac Davis all the money, of which the Bank had been robbed, except the aforesaid three thousand dollars.

That on the faid 21st of November, the faid Benjamin Brannon came to the Cashier of the Eank with the aforesaid bond, unexecuted, and wished to be informed of the circumstances of the robbery, and of the return of a part of the money; and after having been informed by the Cashier, and the Cashier also having stated to him that the President and Directors of the Bank, before they could prevail on Davis to acknowledge the robbery and return the money, were obliged to promise him, that, if he returned the whole of the money, they would interfere for his pardon; and also having stated that it was just and proper that Davis's property should be bound for the payment of the remainder of the money, the said Benjamin said he would see Davis on the subject.

That on the faid 21st of November, Benjamin Brannon wrote a bond and warrant of attorney for Isaac Davis to execute in favour of Mary Davis, his mother, for the sum of twelve hundred dollars, which sum was more than sufficient to cover all the property belonging to Isaac Davis; and that on the 23d of the same month, the said Benjamin Brannon went, in person, to Chester, and had judgment entered upon the said bond.

That the faid Benjamin Brannon called several times on the Cashier of the Bank, between the 21st of November and the 24th of the said month, and impressed a belief on the mind of the Cashier, that Isaac Davis would tell who made the picks and keys, and at one of the times said that he had seen Davis, and thought he would get Davis to execute the aforesaid bond, in savour of the Bank, if it would operate as his compleat discharge.

That

That on the 24th of the fame month, the faid Benjamin Brannon called again on the Cashier of the Bank with the aforesaid bond executed in rawour of the Bank, and said he was ready to deliver it, on condition that Davis's pardon should be obtained. In this particular the said Benjamin Brannon manifestly designed to deceive and defraud the President and Lirectors of the Bank, knowing that he had previously got a judgment entered against Isaac Davis in savour of his mother, sufficient to take all Davis's property, and without giving the least intimation of this circumstance to the Cashier. The Cashier did not accept of the bond, and when, on a subsequent day, the Cashier informed the said Benjamin Brannon that he had discovered that a judgment was entered against Isaac Davis in savour of his mother, he replied, that he knew nothing of that bond until it was handed to him, although, at the same time, he knew it was written by himself.

That the faid Benjamin Brannon has frequently faid that he did not fee Isaac Davis at any time after the robbery, until the 24th of November, although he acknowledged to the Cashier that he had seen him previous to the 24th of November last, and although Isaac Davis acknowledged a power of attorney to his mother, before the said Benjamin Brannon, on the 21st of November.

Ordered to lie on the table.

A motion was made by Mr. Martin, and feconded by Mr. Strickler, and read, as follows, viz.

Whereas, from the increased population of this commonwealth, it has become necessary to remove the seat of government from the city of Philadelphia, and fix the same some where nearer the centre of population, and more especially as of late the disease, called the yellow sever, has raged at particular periods, so as not only almost to depopulate the city, but to render it dangerous for the Members of the Legislature to meet therein, when the disease has so recently ceased.

Refilved, That a committee be appointed to bring in a bill, providing for the removal of the Legislature of this commonwealth, and offices attached thereto, from the city of Philadelphia, to some more central place, to be designated by them, and providing a fund for defraying the expences of the same.

Ordered to lie on the table.

A motion was made by Mr. Preston, seconded by Mr. Stocker, and adopted, as follows, viz.

Resolved, That this House will, on Tuesday next, proceed to the choice of three Directors of the Bank of Pennsylvania, agreeably to a provision in the charter of incorporation for that purpose made and provided.

On motion,

Ordered, That Wednesday next be assigned for the second reading of the report of the committee, to whom was refered the memorial of the Marine and City Hospitals, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following medage, viz. "MR.

" MR. SPEAKER,

"I have the honour to inform the House of Representatives, that the Senate hath receded from their amendments on the bill, entituled "An Act to enable John Canan to erect a toll-bridge over the Franks-town branch of the Juniata river," which have been non-concurred by the House of Representatives; and to present an extract from the Journal of the Senate.

And having prefented the faid Extract to the Chair, he withdrew.

The Extract was then read, as follows, viz.

## IN SENATE, THURSDAY, January 17th, 1799.

Refolved, That a committee be appointed, to unite with a committee of the House of Representatives, if that House shall appoint such committee, to burn the several emissions of the paper money or this state, which are now in the treasury. And

Ordered, That Mr. Kean, Mr. M'Clellan and Mr. Stewart, be a committee for the faid purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Ordered to lie on the table.

The motion made by Mr. Preston, seconded by Mr. Hemphill, and read the 15th instant, was read the second time.

And the resolution therein contained being under consideration,

A division of the question was called for by Mr. Frailey, ending with the words "United States."

On the question,—" Will the House agree to the first part of the said reso-

It was determined in the affirmative.

And on the question,-" Will the House agree to the second part?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Mewhorter, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messers. Evans, Speaker.	Messrs. Forster,	Messrs. Power,
Albright,	Hall,	Preston,
Bull,	Hemphill,	Palmer,
Brown,	Hannum,	Seckel,
Buckley,	Hopkins,	Stocker,
Barclay,	Hostetter,	Strickler,
Brooke,	Keppele,	A. Scott,
Blair,	Kirk,	Speer,
Campbell,	Keys,	Taylor,
Dunlop,	Kelly,	Wharton,
Erwin,	Miller,	Watson,
Fisher,	M'Pherson,	Welles. 36

NAYS.	NAYS.	NAYS.
Messrs. Boileau,	Messrs. Ingels,	Mesfrs. Stewart,
Coolbaugh,	Kennedy,	Snyder,
Cunningham,	Kraufe,	J. Scott,
Conrad,	Linnard,	Sample,
Eyre,	Lyle,	Udree,
Ewalt,	Logan,	Van Horne,
Frailey,	Mewhorter,	Worrell,
Follmer,	Martin,	Wright,
Horne,	M'Dowell,	Wilfon,
Hartzell,	Penrose,	Williamson,
Hendricks,	Rugh,	Weaver. 37.
Harris,	Rose,	
Huston,	Raum,	

So it was determined in the negative.

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Ordered, That Mr. Wharton, Mr. Hemphill, Mr. Preston, Mr. Dunlop, Mr. Kennedy, Mr. Boileau and Mr. Frailey be a committee, for the purpose expressed in the said resolution.

The House again resumed the consideration of the report of the committee on the division of York county.

And on the question,—" Will the House agree to the resolution therein con-

The Yeas and Nays were called for by Mr. Keppele and Mr. Conrad, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Meffrs. Bull,	Mesfrs. Hartzell,	Messrs. Penrose,
Buckley,	Hendricks,	Rugh,
Barclay,	Harris,	Role,
Brooke,	Huston,	Raum,
Boileau,	Ingels,	Stover,
Blair,	0 -	Strickler,
•	Kirk,	Stewart,
Coolbaugh,	Keys,	
Cunningham,	Kennedy,	J. Scott,
Conrad,	Krause,	Speer,
Dunlop,	Linnard,	Sample,
Eyre,	Lyle,	Taylor,
Ewalt,	Logan,	Udree,
Frailey,	Mewhorter,	Van Horne,
Follmer,	Miller,	Worrell,
Forster,	Martin,	Wright,
Hall,	M'Pherson,	Wilfon,
Hopkins,	M'Dowell,	Weaver. 51
Ñ A Y S.	NAYS.	NAYS.
· Control of the cont		Messrs, Hannum,
Messers, Speaker.	•	Hostetter,
Albright,	Fisher,	
Brown,	Hemphill,	Keppele,
. •	[ 33 - ]	NAYS.

NAYS.

NAYS.

NAYS.

Messrs. Kelly,

Power, Preston, Palmer, Meffrs. Seckel, Stocker, A. Scott, Wharton,

Messrs. Welles, Williamson. 19.

So it was determined in the affirmative.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

A motion was made by Mr. Logan, feconded by Mr. Eyre, and read, as follows, viz.

Refolved, That a committee be appointed to make enquiry if any, and what, progress has been made by the commissioners appointed to carry into effect a law, dated March 29th, 1798, entituled "An Act to enable the "Governor of this commonwealth to incorporate a company, for making an artificial road from the city of Philadelphia through Germantown, by the route of Chesnut Hill, to the twelve mile stone on the Reading road, and thence to Reading, in the county of Berks," and that the said committee report to this House.

Ordered to lie on the table.

Mr. Bull asked and obtained leave of absence for one week.

Mr. Taylor asked and obtained leave of absence for four days.

The report of the committee to whom was refered the petition from the county of Northumberland, praying that aliens be permitted to hold lands, read yesterday, was read the second time.

And the refolution therein contained being under confideration,

A motion was made by Mr. Frailey, and seconded by Mr. Eyre,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing aliens who now are, or hereafter may be resident within this commonwealth, to hold lands within the same.

Adjourned until ten o'clock to-morrow, A. M.

# SATURDAY, January 19th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Keppele presented a petition from John Bioren, stating that he has it in contemplation to publish a new edition of the laws of this commonwealth, and praying the patronage and aid of the Legislature therein, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Keppele, Mr. Brooke, Mr. Watson, Mr. Snyder and Mr. Wright, to report thereon.

Mr.

Mr. Penrose presented a petition from a number of the landholders on Greenwich island, praying a revision and amendment of the law incorporating the proprietors of the said island, passed the 12th day of April, 1760, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Keppele, Mr. Seckel, Mr. Worrell, Mr. Linnard and Mr. Ingels, to report thereon.

Mr. Welles presented a petition from a number of the inhabitants of this state, praying pecuniary aid in opening and improving a road from the town of Muncy, in a north-westerly direction across Loyal-sock, to the Painted Post, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Welles, Mr. Snyder, Mr. Shoemaker, Mr. Power and Mr. Follmer, to report thereon.

Mr. Wright prefented a petition from James C. M'Grew, praying permiffion to erect a mill-dam across the Youghiogeny river, between Sewickley and Jacob's creeks, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Wright, Mr. Hendricks, Mr. Lyle, Mr. Sample and Mr. Huston, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An Act to enable the commissioners of the different counties within this commonwealth to compensate their respective county treasurers, for services rendered by them under the act of Assembly, entituled "An Act for erecting a loan office for the sum of sive hundred thousand dollars," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, the 30th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

A motion was made by Mr. Frailey, seconded by Mr. Snyder, and read, as follows, viz.

Refolved, That a committee be appointed, to join a committee of the Senate, if the Senate shall think proper to appoint such committee, to inspect the general accounts in the books of the Bank of Pennsylvania, in order to ascertain the amount of its capital stock, of the debts due to the same, of the monies deposited therein, of the notes in circulation, and of the cash in hand, and report generally.

Ordered to lie on the table.

The House resumed the consideration of the report on the petition, praying that aliens be permitted to purchase and hold lands within this commonwealth.

And the motion made yesterday by Mr. Frailey, and seconded by Mr. Eyre, recuring, viz.

To postpone the further consideration of the resolution, for the purpose of introducing a substitute.

On the question,—" Will the House agree to postpone, for the purpose afore" said?"

The Yeas and Nays were called for by Mr. Eyre and Mr. Horne, and are as follow, viz.

YEAS.	YEAS.	Y E A S.	
Meffrs. Boileau,	Messrs. Ingels,	Meffrs. Raum,	
Blair,	Kelly,	Strickler,	
Coolbaugh,	Kennedy,	Shoemaker,	
Cunningham,	Krause,	Stewart,	
Conrad,	Linnard,	J. Scott,	
Eyre,	Lyle,	Speer,	
Ewalt,	Logan,	Sample,	
Frailey,	Miller,	Udree,	
Hopkins,	Martin,	Van Horne,	
Hostetter,	M'Pherson,	Worrell,	
Horne',	M'Dowell,	Wright,	
Hartzell,	Penrofe,	Wilfon,	
Hendricks,	Rugh,	Williamson,	
Huston,	Rose,	Weaver. 42:	
NAYS.	NAYS.	NAYS.	
Messirs. Evans, Speaker.	Messrs. Follmer,	Messrs. Palmer,	100
Albright,	Forster,	Seckel,	
Brown,	Hall,	Stocker,	
Buckley,	Hemphill,	Stover,	
Barclay,	Hannum,	A. Scott,	
Brooke,	Keppele,	Snyder,	
Campbell,	Kirk,	Wharton,	
Dunlop,	Keys,	Watfon,	
Erwin,	Power;	Welles. 29.	
Fisher,	Preston,		

So it was determined in the affirmative.

And the substitute being under consideration,

A motion was made by Mr. Frailey, and feconded by Mr. Linnard,

To amend the same, by adding the words, "they having previously declared their intention to become citizens, agreeably to an act of Congress, entituled An Act supplementary to and to amend the act, entituled "An Act to establish an uniform rule of naturalization, and to repeal the act beretofore passed on

" that subject," passed the 18th day of June, 1798.

On the question,—" Will the House agree to the said amendment?" It was determined in the affirmative.

And the substitute, as amended, being under consideration,

A motion was made by Mr. Fisher, and seconded by Mr. Wharton,

Further to amend the same, by adding thereto the following, viz. " and " that such aliens as have already made bona fide contracts, for the purchase

" of real estate within this commonwealth, shall take and hold the same in fee-

" simple, or for any lesser estate, according to the nature of their several and respective contracts."

Adjourned until three o'clock on Monday next, P. M.

#### MONDAY, January 21st, 1799. P. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to authorize John Canan to erect a toll-bridge over the Frankstown branch of the Juniata river."

And having presented the said bill to the Chair, the Speaker signed the same.

Mr. Harris presented a petition from a number of the inhabitants of the county of Missin, praying that a new county be erected out of the counties of Northumberland, Huntingdon, Missin and Lycoming, agreeably to the bounds by them given, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Snyder, Mr. Harris, Mr. Blair, Mr. Welles and Mr. Hendricks, to report thereon.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying that an alteration be made in the judiciary system of the state, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon.

Mr. Martin presented a petition from a number of the inhabitants of the county of Lycoming, praying pecuniary aid to open and improve a road from the town of Newbury to the one hundred and nine mile stone in the New-York line, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

The petition of John M'Kinney, late an officer in the Pennfylvania line, praying compensation for arrearages of cloathing, was taken from the files of the House 1795-6, by Mr. Hemphill, at the written request of the said John M'Kinney, presented to the Chair, and read, and

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On

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on claims, to report thereon.

The motion made by Mr. Frailey, feconded by Mr. Snyder, and read on Saturday last, relative to the appointment of a committee to inspect the accounts, &c. of the Bank of Pennsylvania, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Wharton, Mr. Hemphill, Mr. Preston, Mr. Dunlop, Mr. Kennedy, Mr. Boileau and Mr. Frailey be a committee, for the purpose expressed in the said resolution.

The bill, entituled "An Act to regulate the general elections within this commonwealth" was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House again refumed the consideration of the report on the petitions in favour of aliens.

And the amendment proposed by Mr. Fisher, and seconded by Mr. Wharton, recuring,

On the question,—" Will the House agree to the said amendment?" It was determined in the affirmative.

And on the question,—" Will the House agree to the resolution, as amend-ed?"

It was determined in the affirmative.

Ordered, That Mr. Fisher, Mr. Brooke, Mr. A. Scott, Mr. Kennedy and Mr. Frailey be a committee, for the purpose expressed in the said resolution.

The committee, to whom was refered the bill, entituled "An Act for re"gulating the fisheries in the river Susquehanna and its branches, and the
"river Juniata and the branches thereof," reported a bill of a fimilar title,
which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 29th instant, be affigued for the second reading of the said bill, and that it be the order for that day.

The further report in part of the committee appointed to examine the Journal and Files of the late House, read the 12th instant, was read the second time.

Ordered, That the bill, entituled "A Supplement to an act, entituled "An Act to afcertain parts of lines between the counties of Berks, North-" ampton, Northumberland and Luzerne, and for other purposes therein

"mentioned," be postponed for the present.

Ordered, That the petition from Bucks county, respecting the inspection of rye-meal and indian corn-meal, be referred to the Members of the city of Philadelphia, to report thereon.

Ordered,

Ordered, That the report of the committee on the petitions of the inhabitants of Washington and Allegheney counties, praying that a new county be crected, be postponed for the present.

Ordered, That the report of the committee on the petition of the inhabitants of Huntingdon, Somerfet and Westmoreland counties, praying that the road from Frankstown to Ligonier valley may be altered, be referred to the committee on roads and inland navigation, to report thereon.

In conformity to the twentieth rule for the government of this House, the following persons were nominated as candidates for Directors of the Bank of Pennsylvania.

Charles Biddle was nominated by Mr. Preston.
George Bickham by Mr. Wharton.
Jacob Morgan by Mr. Conrad.
Samuel W. Fisher by Mr. Kennedy.
William Jones by Mr. Penrose.

A motion was made by Mr. Hemphill, feconded by Mr. Keys, and read, as follows, viz.

Refolved, That a committee be appointed to draught, and report to this House. an address to the Governor, for the removal of Benjamin Brannon, Esquire, from the office of Associate Judge of the Courts of Common Pleas in the county of Delaware.

Ordered to lie on the table.

A motion was made by Mr. Hemphill, seconded by Mr. Preston, and read, as follows, viz.

Refolved, That the Speaker be instructed to issue a notification to Benjamin Brannon, Esquire, accompanied with a copy of the specifications against him, to appear in person or by counsel at the bar of this House on Tuesday, the 29th of January, 1799, to answer such specifications; and that the Speaker be requested to issue process to compel the attendance of such witnesses, as the said Benjamin Brannon may wish to produce in his defence, and to surnish the said Benjamin Brannon with a copy of this resolution, and also a copy of the resolution laid on the table for the appointment of a committee to draught an address to the Governor, for the removal of the said Benjamin Brannon from office.

And on motion, and by special order, the same was read the second time, and adopted.

The motion made by Mr. Martin, seconded by Mr. Strickler, and read the 18th instant, relative to the removal of the seat of government, was read the second time.

Whereupon, on motion,

Ordered, That the further consideration thereof be postponed until Thursday next, and that it be the order for that day.

Adjourned until ten o'clock to-morrow, A. M.

#### T U E S D A Y, January 22d, 1799. A. M.

The House met pursuant to adjournment.

Mr. Penrose presented a memorial from a number of landholders of Greenwich island, remonstrating against the petition of a number of other landholders of the said island, presented on Saturday last, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Keppele, Mr. Seckel, Mr. Worrell, Mr. Linnard and Mr. Ingels, to report thereon.

The committee, to whom was referred the bill, entituled "An Act for establishing and building a bridge across the Youghiogeny river," reported a bill, entituled "An Act to authorise Isaac Meason and Zachariah Connell, "their heirs and assigns, to erect, build and maintain a toll-bridge across the Youghiogeny river, at Connellsville, in Fayette county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday, the 31st instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom were refered, the 5th instant, the petitions of a number of the inhabitants of the counties of Allegheney and Washington, praying for a new county, and that the seat of justice be the town of Beaver, made report, which was read, as follows, viz.

That they have taken the premises into consideration, and are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, for the purpose of erecting a new county within the counties of Allegheney and Washington, agreeably to the following lines, viz. beginning at the Ohio river, where the state line crosses the same, thence south to the fortieth and half degree north latitude, thence east until a line strikes the principal branch of Flaugherty's run, thence down the same to where it empties into the Ohio river, thence across the said river to the mouth of Big Sewickly creek, thence up said creek to the head thereof, thence to the division line between Bredan's and Alexander's districts, thence north to the division line between the third and fourth donation districts, thence west to the state line, thence along the same to the place of beginning; and that the seat of justice thereof be fixed at the town of Beaver.

And on motion, and by special order, the same was read the second time.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed until to-

The committee to whom were refered, the 16th instant, the petitions of a number of the inhabitants of that part of Allegheney county, lying northwest of the Allegheney river, praying for a division of the said county, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer thereof ought to be granted: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioners.

Ordered to lie on the table.

The committee to whom was refered, the 4th instant, the petition of a number of the inhabitants of Allegheney county, praying for a new county, out of the counties of Allegheney and Westmoreland, made report, which was read, as follows, viz.

That they have taken the subject matter contained in the petitions into consideration, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Resolved, That a committee be appointed to bring in a bill, erecting a new county within the counties of Allegheney and Westmoreland, to be comprised within the following lines, viz. beginning at the mouth of Kiskiminetas river, thence up the same to the mouth of Long run, thence by a direct course to and including Clark's mill, on Crooked creek, thence up the fame to Plumb creek, thence up Plumb creek to the third main fork thereof, thence by a direct course to the nearest part of the east line of Woods's district, thence along the line of faid district to Toby's creek, thence by a direct course to the Allegheney river, where the dividing line between the third and fourth districts of donation lands crosses the same, thence along the said line until it interfect a north line, extended from between Braden's and Alexander's districts (or the third and fourth districts of donation lands) thence along the faid north line until it interfect the line between the donation and depreciation lands, thence by a direct course to the mouth of Thorn run, on Connaughqueneffing creek, thence up faid run to the head thereof, thence with a direct course to the head of the west branch of Busfaloe creek, thence down faid creek to the Allegheney river, thence up the Allegheney river to the place of beginning, at the mouth of the Kiskiminetas river, and that a mode be prescribed in said bill, whereby the seat of justice in said county shall be fixed by commissioners on the Allegheney river, agreeably to the prayer of the petitioners.

Ordered to lie on the table.

The committee appointed December 15th last, on that part of the Governor's Address relative to the health laws of this state, reported a bill, entituled "An A& for establishing an Health-office, for securing the city of "Philadelphia from the introduction of pestilential and contagious diseases, and for repealing all the existing laws on these subjects," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day, and that twice the usual number of copies thereof be printed, for the use of the members of this House.

On motion of Mr. Frailey, feconded by Mr. Conrad,

Ordered, That the Speaker be instructed not to act upon the resolution relative to Benjamin Brannon, read and adopted yesterday, until Friday next.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act for the further "endowment of Dickinson college, in the borough of Carlisle, and for the relief of Northumberland Academy."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

On motion,

Ordered, That to-morrow be affigned for the fecond reading of the bill, entituled "An Act to incorporate and endow an academy or public school "in the borough of York, and for other purposes therein mentioned," and that it be the order for that day.

Mr. Penrose withdrew his nomination of William Jones as a Director of the Bank of Pennsylvania.

Agreeably to the order of the day, the House proceeded to the election of three Directors of the Bank of Pennsylvania, in conformity to the directions of the act, entituled "An Act to incorporate the subscribers to the "Bank of Pennsylvania," passed the thirtieth day of March, 1793, and the Members present voted as follows, viz.

Cadwalader Evans	voted for	Samuel W. Fisher, Charles Biddle, George Bickham.
Philip Albright	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Jeremiah Brown	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Daniel Buckley	-	George Bickham, Jacob Morgan, Samuel W. Fisher.
Hugh Barclay	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Benjamin Brooke	-	Charles Biddle, George Bickham, Samuel W. Fisher.

John Blair	voted for	George Bickham, Charles Biddle, Samuel W. Fisher.
Thomas Campbell	-	George Bickham, Charles Biddle, Samuel W. Fisher.
John Coolbaugh	-	George Bickham, Charles Biddle, Jacob Morgan.
John Cunningham	-	George Bickham, Charles Biddle, Jacob Morgan.
Frederick Conrad	-	George Bickham, Charles Biddle, Jacob Morgan.
Andrew Dunlop		George Bickham, Charles Biddle, Samuel W. Fisher.
Manuel Eyre	-	{George Bickham, Charles Biddle, Jacob Morgan.
Joseph Erwin	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Samuel Ewalt		George Bickham, Charles Biddle, Jacob Morgan.
Peter Frailey	w	{George Bickham, Charles Biddle, Jacob Morgan.
Jacob Follmer	-	George Bickham, Charles Biddle, Jacob Morgan.
Thomas Forster	<b>.</b> -	George Bickham, Charles Biddle, Samuel W. Fisher.
William Hall	tu .	George Bickham, Charles Biddle, Samuel W. Fisher.
Joseph Hemphill	-	George Bickham, Charles Biddle, Samuel W. Fisher.
James Hannum		George Bickham, Charles Biddle, Samuel W. Fisher.

		cGeorge Rickham
John Hopkins	voted for	George Bickham, Charles Biddle,
J		[]acob Morgan.
		George Bickham,
Jacob Hostetter	.00	3 Charles Biddle,
		Samuel W. Fisher.
		George Bickham,
Abraham Horne	ф	Charles Biddle,
		LJacob Morgan.
Variation III		George Bickham, Charles Biddle,
Jonas Hartzell	q.	Jacob Morgan.
		(George Bickham,
Abraham Hendric	lre	Charles Biddle,
Zioranam Primire.	120	Jacob Morgan.
		•
James Harris		George Bickham, Charles Biddle,
e.f		Jacob Morgan.
		George Bickham, Charles Biddle, Jacob Morgan.
Joseph Huston	~	Charles Biddle,
~ ~ .		George Bickham,
George Ingels	-	Charles Biddle, Jacob Morgan.
*		-
Michael Keppele		George Bickham, Charles Biddle,
witchaet reppete		Samuel W. Fisher.
		(George Bickham,
Roger Kirk	-	Charles Biddle, Samuel W. Fifher.
		Samuel W. Fisher.
		George Bickham, Charles Biddle, Jacob Morgan.
Richard Keys	-	Charles Biddle,
Yamaa Valler		George Bickham, Charles Biddle, Samuel W. Fisher.
James Kelly	-	Samuel W. Fisher
Thomas Kennedy	7 -	Charles Biddle.
,		George Bickham, Charles Biddle, Samuel W. Fisher.
David Krause	-	{George Bickham, Charles Biddle, Jacob Morgan.
		(Jacob Morgan.
\$57°11° T '		George Bickham, Charles Biddle, Jacob Atorgan.
William Linnard	-	Charles Biddle,
		L Jacob Morgan.

		(George Bickham,
Aaron Lyle	voted for	Charles Biddle,
		(Jacob Morgan. George Bickham,
George Logan	· _	₹ Charles Biddle,
0 0		[ Jacob Morgan.
The war March outer		George Bickham, Charles Biddle,
Thomas Mewhorter	-	Jacob Morgan.
Adam Miller -	-	George Bickham, Charles Biddle, Samuel W. Fisher.
		George Bickham,
Richard Martin	_	Charles Biddle,
		Samuel W. Fisher.
William M'Pherson		George Bickham, Charles Biddle,
williain Wi-Pherion	-	Jacob Morgan.
		(George Bickliam,
John M'Dowell	-	{ Charles Biddle,
		[Jacob Morgan. George Bickham,
William Penrofe	-	Charles Biddle,
		Jacob Morgan.
James Power		George Bickham, Charles Biddle,
James Lower		Samuel W. Fisher.
		(George Bickham,
Jonas Preston	-	Charles Biddle, Samuel W. Fisher.
		_
Mofes Palmer		George Bickham, Charles Biddle, Samuel W. Fisher.
Michael Rugh		{George Bickham, Charles Biddle, Jacob Morgan.
Whenaer Rugh	·	Jacob Morgan.
		George Bickham,
Daniel Rofe -	-	George Bickham, Charles Biddle, Jacob Morgan.
Jacob Raum -	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Lawrence Seckel	_	George Bickham, Charles Biddle, Samuel W. Fifher.
	_	Samuel W. Fisher.
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John C. Stocker	voted for	George Bickham, Charles Biddle, Samuel W. Fisher.
Ralph Stover -	- . ·	George Bickham, Charles Biddle, Samuel W. Fisher.
Jacob Strickler	. ~	George Bickham, Charles Biddle, Jacob Morgan.
Alexander Scott		George Bickham, Charles Biddle, Samuel W. Fisher.
Charles Shoemaker	-	George Bickham, Charles Biddle, Jacob Morgan.
Charles Stewart -	. 4-	George Bickham, Charles Biddle, Samuel W. Fisher.
Simon Snyder	-	George Bickham, Charles Biddle, Jacob Morgan.
John Scott -	-	George Bickham, Charles Biddle, Samuel W. Fisher.
James Speer	-	George Bickham, Charles Biddle, Samuel W. Fisher.
James Sample -	-	George Bickham, Charles Biddle, Samuel W. Fither,
Daniel Udree	-	{George Bickham, Charles Biddle, Jacob Morgan.
Ifaac Van Horne	·	George Bickham, Charles Biddle, Jacob Morgan.
Kearny Wharton	-	George Bickham, Charles Biddle, Samuel W. Fisher.
Ifaac Worrell -		{George Bickham, Charles Biddle, Jacob Morgan.
Ifaac Watfon	-	George Bickham, Charles Biddle, Samuel W. Fisher.

John Wright voted for	George Bickham, Charles Biddle, Jacob Morgan.
James Wilfon -	George Bickham, Charles Biddle, Samuel W. Fisher.
Rofewell Welles -	George Bickham, Charles Biddle, Samuel W. Fisher.
Moses Williamson	George Bickham, Charles Biddle, Samuel W. Fisher.
Ifaac Weaver -	George Bickham, Charles Biddle, Jacob Morgan.

So it appeared that George Bickham, Charles Biddle and Samuel W. Fisher were duly elected, on the part of the House of Representatives, Directors of the Bank of Pennsylvania.

On motion of Mr. Preston, seconded by Mr. Kennedy,

Refolved, That two certificates of the election held this day be made out, and figned by the Speaker, and counterfigned by the Clerk and Assistant-Clerk, as Tellers, one of which shall remain on the files of this House, and the other be deposited in the Rolls-office; and also that three other certificates be made out in the singular number, in the names of the persons respectively elected, which, having been signed as aforesaid, shall be transmitted by the Speaker to the several Directors who shall be therein named.

Five feveral certificates of the said election being made out, conformably to the said resolution, were signed by the Speaker, one of which was transmitted to each of the persons elected, one siled with the Records of this House, and one deposited in the Rolls-office.

The motion made by Mr. Logan, seconded by Mr. Eyre, and read the 18th instant, relative to the Germantown turnpike, was read the second time.

And the resolution therein contained being under consideration,

On the question,—" Will the House agree to the same?" It was determined in the negative.

Mr. Conrad asked and obtained leave of absence for the remainder of this week.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An A& to regulate the general elections within this "commonwealth;" and to the Speaker of the Senate, for his signature, the bill, entituled "An A& to authorise John Canan to erect a toll-bridge over "the Frankstown branch of the Juniata river;" and that he had presented to the Senate an Extract from the Journal of this House, relative to the appointment of a committee, to join a committee of the Senate, if the Senate

shall think proper to appoint such committee, to inspect the general accounts in the books of the Bank of Pennsylvania, &c.

Adjourned until ten o'clock to-morrow, A. M.

## WEDNESDAY, January 23d, 1799. A.M.

The House met pursuant to adjournment.

Mr. Worrell presented a petition from a number of the inhabitants of the village of Frankford, praying to be incorporated, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Philadelphia, to report thereon.

Mr. Snyder presented petitions from a number of the inhabitants of the county of Northumberland, praying an alteration in the judiciary system of the State, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon.

A letter figned John Donnaldson, Comptroller-General, addressed to the Speaker, and inclosing a report of the arrears of taxes due from the several counties of this commonwealth, with remarks thereon, were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee of ways and means, to report thereon, and that one hundred copies be printed for the use of the Members of this House.

The petition of a number of the inhabitants of the village of West-Chester, praying to be incorporated, read in a former House, February 27th, 1797, was taken from the files by Mr. Hemphill, presented to the Chair, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members from the county of Chester, to report thereon.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a meffage from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assem-Bly of the Commonwealth of Pennsylvania.

### GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the House in which they respectively originated.

I. An

I. An ACT to declare Frankford creek a public highway.

II. An ACT to divide the fecond election district in the county of Huntingdon.

III. An ACT to facilitate the barring of entails.

THOMAS MIFFLIN.

Philadelphia, January 16th, 1799.

Ordered to lie on the table.

The committee to whom was referred the bill, entituled "An Act to in"corporate the district of the Northern-Liberties, lying between the middle
"of street and the river Delaware, and between Vine-street and
"Cohocksink creek," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, February 1st next, be assigned for the second reading of the said bill, and that it be the order for that day.

The amendments by the Senate on the bill, entituled "An Act to erect the town of Greenesburgh, in the county of Westmoreland, into a bo"rough," read the 15th instant, were read the second time.

Whereupon

Refolved, That this House concur the said amendments.

Agreeably to leave given, the House again resolved itself into a committee of the whole House on the bill, entituled "An Act for the further endowment of Dickinson college, in the borough of Carlisle, and for the relief of Northumberland Academy."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported that they had negatived the bill.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act to incorporate and endow an academy or public "school in the borough of York, and for other purposes therein mentioned,"

After some time,

The Speaker refumed the Chair, and Mr. Kennedy reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Adjourned until ten o'clock to-morrow, A. M.

## T H U R S D A Y, January 24, 1799. A. M.

The House met pursuant to adjournment.

Mr. Coolbaugh presented a petition from a number of the inhabitants of the townships of Middle Smithfield and Delaware, in the county of Wayne, praying

praying that a new county be erected out of Northampton county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee, to whom were referred, the 4th instant, sundry petitions for a new county from the said county of Wayne, to report thereon.

Mr. Coolbaugh presented petitions from a number of the inhabitants of Middle Smithfield, Lower Smithfield, Hamilton, Chesnut-hill and Towamensing, in the county of Northampton, praying, that if any alteration be made in the county of Wayne, they may not be separated from the said county of Northampton, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the before mentioned committee, to report thereon.

Mr. Williamson presented a petition from a number of the inhabitants of the county of Missin, praying pecuniary aid to open and improve a road from Kishicoquillas Valley to Penn's Valley, in the said county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on roads and inland navigation, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An "Act to authorise Robert Smith and others to erect and maintain a wing- dam or dams in the river Delaware," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, February 2d next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

Mr. Dunlop presented a petition from a number of the inhabitants of the county of Franklin, praying an alteration in the judiciary system of the State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon, and that Mr. Hemphill, Mr. Dunlop, Mr. Sample and Mr. Weaver be added to the said committee.

The committee appointed the 18th instant, to consider the propriety of authorising the President and Directors of the Bank of Pennsylvania to subferibe to the loan proposed by the Secretary of the Treasury, made report, which was read, as follows, viz.

That they have had a conference with a committee of the Directors of faid Bank on the subject of the loan, and having received from them such information, as was necessary to enable them to form an accurate judgment thereon, they are of the opinion, that, whether the measure is viewed as affecting

the

the interests of the institution itself, or of the persons trading therewith, it will have a salutary and beneficial effect, because the operation thereof may be so regulated, that while the profits of the Bank will be considerably increased, the means of supplying its customers will not be materially diminished: The committee therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the President, Directors and Company of the Bank of Pennsylvania to subferibe a sum, not exceeding sive hundred thousand dollars, to the loan to the United States, on the terms proposed by the Secretary of the Treasury.

Ordered to lie on the table.

The committee appointed to examine the Journal and Files of the late House, and report the unfinished business, made a further report (in part) which was read, as follows, viz.

A report on the petition of the freeholders and citizens of the county of York, praying that the rivers Codorus and Conewago may be declared public highways, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of York, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An "Act for erecting part of the county of York into a separate county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 18th instant, the petition of Ulrick Kessinger, made report, which was read, as follows, viz.

That they have taken into confideration the propriety of authorifing him by law to support the present dam erected in the river Schuylkill, for the purpose of supplying his mill with water out of said river, and are of opinion that the navigation of the said river is thereby benefited: They therefore offer the following resolution, viz.

Refolved, That the petitioner have leave to bring in a bill, agreeably to the prayer of his petition. And

On motion, and by special order, the same was read the second time, and the resolution adopted.

On motion of Mr. Preston, seconded by Mr. Hemphill,

Refolved, That a committee be appointed, to unite with the committee of the Senate, to burn the feveral emiffiens of the paper money of this State, which are now in the Treasury; and

Ordered, That Mr. Hall, Mr. Erwin, Mr. Udree, Mr. Cunningham and Mr. Ewalt be a committee for that purpose.

The report of the committee of the whole House, made yesterday, on the bill, entituled "An Act for the further endowment of Dickinson college, "in the borough of Carlisle, and for the relief of Northumberland academy," viz. that they had negatived the bill, was read.

And on the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Frailey, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Horne,	Messrs. Penrose,	
Albright,	Hartzell,	Rugh,	
Brown,	Hendricks,	Rose,	
Buckley,	Harris,	Strickler,	
Brooke,	Huston,	Shoemaker,	
Boileau,	Ingels,	Sample,	
Coolbaugh,	Kirk,	Udree,	
Cunningham,	Keys,	Van Horne,	•
Eyre,	Kraufe,	Worrell,	
Ewalt,	Linnard,	Watson,	
Frailey,	Lyle,	Wright,	
Forster,	Mewhorter,	Wilfon,	
Hopkins,	Miller,	Weaver.	41.
Hostetter,	M'Dowell,		
NAYS.	NAYS.	NAYS.	
Messrs. Barclay,	Messrs. Kelly,	Messrs. Stocker,	
Blair,	Kennedy,	Stover,	
Campbell,	Logan,	Stewart,	
Dunlop,	Martin,	Snyder,	
Erwin,	M'Pherson,	J. Ścott,	
Fisher,	Power,	Speer,	
Follmer,	Preston,	Turner,	
Hall,	Palmer,	Wharton,	
Hemphill,	Raum,	Welles,	
Keppele,	Seckel,	Williamfon.	30.

So it was determined in the affirmative.

Agreeably to leave given yesterday, the House again resolved itself into a committee of the whole House on the bill, entituled "An Act to incorpo- rate and endow an academy or public school in the borough of York, and for other purposes therein mentioned."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR.

" MR. SPEAKER,

"I have the honour to present, for concurence, a bill, entituled "An Act vesting certain powers in the Judges of the Supreme Court;" and to present an Extract from the Journal of the Senate.

And having prefented the faid bill and Extract to the Chair, he withdrew.

The Extract was then read, as follows, viz.

IN SENATE, THURSDAY, January 24th, 1799.

Refolved, That a committee be appointed, to join a committee of the House of Representatives, to inspect the general accounts in the books of the Bank of Pennsylvania, in order to ascertain the amount of its capital stock, of the debts due to the same, of the monies deposited therein, of the notes in circulation, and of the cash in hand, and report generally. And

Ordered, That Mr. Kean, Mr. Gurney and Mr. Brandon be a committee

for the faid purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Ordered to lie on the table.

The bill from the Senate, entituled "An Act vesting certain powers in the Judges of the Supreme Court," was read the first time.

Whereupon, on motion,

Ordered, That Friday, February 1st next, be affigued for the second reading of the said bill, and that it be the order for that day.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And then he withdrew.

The bill, entituled "An Act to continue in force an act, entituled "A further Supplement to the act, entituled "An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes," was read the second time.

And on the question, "Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the section of the said bill being under consideration,

A motion was made by Mr. Frailey, and feconded by Mr. Eyre,

To amend the same, by striking out all that follows the word "that," in line 4, in order to introduce, in place thereof, the following, viz. "the act "entituled "A further Supplement to the act, entituled An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes," passed on the fourth day of April, 1796, be and the same is hereby continued

[38]

" for three years from and after the passing of this act, and from thence to the end of the session of the General Assembly."

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, " An Act to continue in force for a " limited time an act, entituled " A further Supplement to the act, entituled

" An Act to enjoin certain duties on the Secretary of the commonwealth, and

" for other purposes," and that it be transcribed for a third reading.

The petition of Joseph Wharton, read December 11th last, was read the fecond time.

Ordered, That it be referred to the committee on that part of the Governor's Address relative to the Wyoming controversy, to report thereon.

The House resumed the consideration of the motion made by Mr. Martin, seconded by Mr. Strickler, and postponed the 21st instant.

And the refolution therein contained recuring,

A motion was made by Mr. Kelly, and feconded by Mr. M'Pherfon,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

Refolved, That a committee be appointed to bring in a bill, making provision for the removal of the feat of government of this State, and the officers attached to the fame, to a place to be fixed at or near Wright's ferry, in the county of Lancaster, and fixing the time when such removal shall take place.

On the question,—" Will the House agree to postpone, for the purpose afore" said?"

It was determined in the affirmative.

The substitute being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Snyder,

To amend the same, so as to read as follows, viz.

Refolved, That a committee be appointed to bring in a bill, making provision for the removal of the feat of government of this State, and the offices attached to the same, to , on the river Susquehanna, and fixing the time when such removal shall take place.

On the question,—" Will the House agree to the said amendment?" It was determined in the negative.

A motion was made by Mr. Power, and feconded by Mr. Forster,

To amend the substitute, by striking out the words, "a place to be fixed "at or near Wright's ferry, in the county of Lancaster," and inserting in their place the words, "to twe public ground, the property of the commonwealth, "near Harrisburgh, in the county of Dauphin."

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[ 151 ]

On the question,-" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Power and Mr. Forster, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Coolbaugh,	Mestrs. Logan,	Messrs. Stewart,
Eyre,	Lyle,	Snyder,
Ewalt,	Miller,	Sample,
Frailey,	Martin,	Udree,
Follmer,	M'Dowell,	Wright,
Forster,	Power,	Wilfon,
Hendricks,	Rugh,	Williamson,
Harris,	Rose,	Weaver 28.
Kennedy,	Raum,	
Kraufe,	Shoemaker,	
	NAYS.	NAYS.
NAYS.		· ·
Messrs. Evans, Speaker.		Meffrs. Palmer,
Albright,	Hopkins,	Seckel,
Brown,	Hostetter,	Stocker,
Buckley,	Horne,	Stover,
Barclay,	Hartzell,	Strickler,
Brooke,	Huston,	A. Scott,
Boileau,	Ingels,	J. Scott,
Blair,	Keppele,	Speer,
Campbell,	Kirk,	Turner,
Cunningham,	Keys,	Van Horne,
Dunlop,	Kelly,	Wharton,
Erwin,	Linnard,	Worrell,
Fisher,	M'Pherson,	Watfon,
Hall,	Penrose,	Welles. 44.
Hemphill,	Preston,	

So it was determined in the negative.

On the question,—" Will the House agree to the substitute?"

The Yeas and Nays were called for by Mr. Horne and Mr. Buckley, and are as follow, viz.

	Y E A S.	Y E A S.	Y E A S.
M	essrs. Albright,	Messrs. Hostetter,	Messrs. Strickler,
	Brown,	Hendricks,	A. Scott,
	Buckley,	Harris,	Shoemaker,
	Barclay,	Keys,	Stewart,
	Blair,	Kelly,	Sny der,
•	Campbell,	Kennedy,	J. Scott,
	Cunningham,	Krause,	Speer,
	Dunlop,	Lyle,	Turner,
	Ewalt,	M'Pherson,	Wright,
	Frailey,	M'Dowell,	Williamson,
	Follmer,	Rugh,	Weaver. 35.
	Hopkins,	Rose,	77 A 77 C
			NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Mesirs. Huston,	Mesfrs. Seckel,
Brooke,	Ingels,	Stocker,
Boileau,	Keppele,	Stover,
Coolbaugh,	Kirk,	Sample,
Eyre,	Linnard,	Udree,
Erwin,	Logan,	Van Horne,
Fisher,	Miller,	Wharton,
Forster,	Martin,	Worrell,
Hall,	Penrose,	Watfon,
·Hemphill,	Power,	Wilfon,
Hannum,	Preston,	Welles. 37.
Horne,	Palmer,	
Hartzell,	Raum,	

So it was determined in the negative.

The Clerk reported, that he had informed the Senate that the House of Representatives had concured the amendments by the Senate on the bill, entituled "An Act to erect the town of Greenesburgh, in the county of West-" moreland, into a borough."

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, January 25th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Horne presented a petition from a number of the inhabitants of Lower Smithfield, Middle Smithfield, Hamilton, Chesnut-hill and Towamensing townships, in the county of Northampton, praying, that if an alteration should be made in the county of Wayne, they may not be separated from the said county of Northampton, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Fisher, Mr. Coolbaugh, Mr. Frailey, Mr. Welles, Mr. Hemphill, Mr. Brooke, Mr. Kennedy, Mr. Snyder and Mr. Boileau, to report thereon.

Mr. Horne presented petitions from a number of the inhabitants of the county of Northampton, praying an alteration in the judiciary system of the State, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the committee on the part of the Governor's Address relative to that subject, to report thereon.

Mr. Frailey prefented a petition from Thomas Kennedy, proprietor of fundry lots in the village of Milford, in the county of Wayne, praying that the feat of justice for the said county may not be removed from the said village of Milford, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be referred to Mr. Fisher, Mr. Coolbaugh, Mr. Frailey, Mr. Welles, Mr. Hemphill, Mr. Brooke, Mr. Kennedy, Mr. Snyder and Mr. Boileau, to report thereon.

Mr. Coolbaugh presented a petition from William Gill, of a similar tenor to the petition just above mentioned, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the last mentioned committee, to report thereon.

Mr. Ewalt prefented a petition from George Funk, praying to be authorifed to erect and maintain a toll-bridge over Dunning's creek, in Bedford county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Barclay, Mr. Stewart, Mr. Miller, Mr. Ewalt, Mr. Cunningham, Mr. Hendricks and Mr. Weaver, to report thereon.

Mr. Hall presented a petition from a number of the inhabitants of this State, praying that aliens may be permitted to purchase and hold lands within this commonwealth, which was read, and

Ordered to lie on the table.

The committee to whom was referred the bill, entituled "An Act to esta"blish a ferry over the Juniata river, opposite Missinsburgh, in the county

of Missin, and vesting the right in James Taylor and James Sanderson,
their heirs and assigns," reported a bill of a similar title, which was read
the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was referred, the 19th instant, the petition of James C. M. Grew, made report, which was read, as follows, viz.

That they have taken the same into consideration, and, from the reasons contained in said petition, are of opinion that the prayer of the petitioner ought to be granted: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioner.

Ordered to lie on the table.

The committee to whom was refered, the 7th instant, the petition of William Tilghman, having obtained leave, reported a bill, entituled "An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, February 2d next, be affigured for the fecond reading of the faid bill, and that it be the order for that day.

[ 39 ]

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The committee to whom was refered the bill, entituled "A Supplement to an act, entituled "An Act to regulate hawkers and pedlars," reported a bill of a fimilar title, which was read the first time, and

Ordered to lie on the table. .

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was referred the report (taken from the files of the late House) on the petition of the freeholders and citizens of the county of York, praying that the rivers Codorus and Conewago may be declared public highways, reported a bill, entituled "An Act declaring the rivers Codorus "and Conewago, in the county of York, public highways, and for other purposes therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, February 2d next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The message from the Governor, presented yesterday, was read, as follows, viz.

To the SENATE and House of REPRESENTATIVES of the GENERAL ASSEMBLY of the Commonwealth of Pennsylvania.

## GENTLEMEN,

N compliance with the request of the Governor of Kentucky, I submit to your consideration fundry resolutions, entered into by the Legislature of that State, relative to certain measures of the General Government.

This opportunity will, likewise, be taken, to present a memorial from the Board of Inspectors of the prison of the city and county of Philadelphia; and I earnestly recommend an early and liberal attention to the interests of that institution, as an object of great policy.

#### THOMAS MIFFLIN.

Philadelphia, January 23d, 1799.

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, February 5th next, be assigned for the second reading of the resolutions of the Legislature of the State of Kentucky, that they be the order for that day, and that one hundred copies thereof be printed, for the use of the Members of this House.

The bill, entituled "An Act to continue in force, for a limited time, an "act, entituled "A further Supplement to the act, entituled An Act to "enjoin certain duties on the Secretary of the commonwealth, and for other "purpofes," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace in this State," was read, as reported by the committee of the whole House.

And the first section thereof being under consideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Kelly and Mr. Brooke, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hartzell,	Messrs. Rose,
Albright,	Hendricks,	Stover,
Brown,	Harris,	Strickler,
Brooke,	Huston,	Shoemaker,
Boileau,	Ingels,	Snyder,
Blair,	Kirk,	J. Scott,
Campbell,	Krause,	Speer,
Coolbaugh,	Linnard,	Sample,
Cunningham,	Lyle,	Turner,
Dunlop,	Logan,	Udree,
Eyre,	Miller,	Van Horne,
Erwin,	M'Pherson,	Worrell,
Ewalt,	M'Dowell,	Watson,
Follmer,	Penrose,	Wright,
Gehr,	Preston.	Wilfon,
Hostetter,	Palmer,	Williamson,
Horne,	Rugh,	Weaver. • 51.
NAYS.	NAYS.	NAYS.
Messrs. Buckley,	Messrs. Hopkins,	Meffrs. Stocker,
Frailey,	Keppele,	Taylor,
Forster,	Kelly,	Wharton,
Hemphill,	Kennedy,	Welles. 14.
Hannum,	Raum,	-7
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So it was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to incorporate and endow an academy or public school in the borough of York, and for other purposes therein mentioned," was read, as reported by the committee of the whole House.

And the third fection being under confideration,

A motion was made by Mr. Frailey, and seconded by Mr. Ingels,

To amend the same, by striking out of line 38 the word "five," and inferting the word "nine" in place thereof.

Which was agreed to, and the section, as amended, adopted.

The

The fixth fection being under confideration,

A motion was made by Mr. Frailey, and seconded by Mr. Mewhorter,

To amend the same, by striking out of line 4 the word "flate," and inferting the word "county" in place thereof; and out of line 5 the words "aggregate fund," and inserting, in place thereof, the words, "arrearages of taxes due from the said county to the commonwealth, for which sum the county of Tork shall be credited on the books of the Comptroller-General, in the settlement of their accounts for arrearages of taxes."

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

A motion was made by Mr. Keppele, and seconded by Mr. Buckley,

Further to amend the section, by striking out of line 4 the word "one," and inserting, in place thereof, the word "two."

Which was agreed to, and the fection, as amended, adopted.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading, and that the title thereof be, "An Act to incorporate and endow an academy or public school "in the town of York, and for other purposes therein mentioned."

The House resolved itself into a committee of the whole House, on the report of the committee appointed to consider the propriety of authorising the President and Directors of the Bank of Pennsylvania to subscribe to the loan proposed by the Secretary of the Treasury.

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the resolution contained in said report, without amendment.

A motion was then made by Mr. Hemphill, and seconded by Mr. Preston,

That the report of the committee of the whole House be by special order read the second time.

On the question,-" Will the House agree to the motion?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Horne, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Meffrs. Seckel,
Albright,	Hannum,	Stocker,
Brown,	Hostetter,	Stover,
Buckley,	Keppele,	A. Scott,
Barclay,	Kirk,	J. Scott,
Brooke,	Kelly,	Speer,
Blair,	Kennedy,	Taylor,
Campbell,	Miller,	Turner,
Dunlop,	M'Pherfon,	Wharton,
Erwin,	Power,	Welles,
Fisher,	Preston,	Williamfon. 35.
Hall,	Palmer,	

NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Boileau,	Messrs. Hendricks,	Messrs. Rose,
Coolbaugh,	Harris,	Raum,
Cunningham,	Huston,	Strickler,
Eyre,	Ingels,	Shoemaker,
Ewalt,	Krause,	Snyder,
Frailey,	Linnard,	Sample,
Follmer,	Lyle,	Udree,
Forster,	Logan,	Van Horne,
Gehr,	Mewhorter,	Worrell,
Hopkins,	M'Dowell,	Wright,
Horne,	Penrofe,	Wilfon,
Hartzell,	Rugh,	Weaver. 36.
		e

So it was determined in the negative.

Mr. Coolbaugh asked and obtained leave of absence for two weeks from Monday next.

Mr. Stover asked and obtained leave of absence for ten days from Monday next.

Adjourned until ten o'clock to-morrow, A. M.

# SATURDAY, January 26th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Rugh presented a petition from a number of the inhabitants of the county of Westmoreland, praying that John Findley, Esquire, be authorised to erect and maintain a mill-dam in, and a ferry on, the river Kiskiminetas, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Hendricks, Mr. Wright, Mr. Rugh, Mr. Sample and Mr. Huston, to report thereon.

The committee, to whom was refered the bill, entituled "An Act to enable William Alexander and Robert Alexander, and the survivor of them,
trustees of an estate held for the use of Jonathan Williams and Mariamne
his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest
the monies arising therefrom to the same uses, but in other property more
beneficial and productive, and for other purposes therein mentioned," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the second reading of the said bill, and that it be the order for that day.

The

The committee, to whom was refered the bill, entituled "An Act to vest in the heirs of William Rankin, deceased, such part of his forseited estate," as hath not been fold for the use of this commonwealth," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

A motion was made by Mr. Buckley, feconded by Mr. Hannum, and read, as follows, viz.

Refolved, That a committee be appointed to enquire whether any, and, if any, what proceedings have been taken in laying off and fecuring the land granted for the use of public schools, as ordered by the act of Assembly passed the 7th day of April, 1786, entituled "An Act for the future endowment of Dickinson college, and for securing part of the unappropriated lands belonging to this states, as a fund for the endowment of public schools," and report if such lands have been secured, and how much thereof has been appropriated, and to what seminaries.

Ordered to lie on the table.

The bill, entituled "A Supplement to the act, entituled "An Act to ex-"tend the powers of the Justices of the Peace in this State," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to afford relief to Union academy, in the county "of Northampton."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. SPEAKER,

"I have the honour to return the bill, entituled "An Act to regulate the general elections within this commonwealth," which the Senate hath passed; and the bill, entituled "A Supplement to an act, entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lancaster," which the Senate hath passed, with amendments, to which they request the concurrence of the House of Representatives.

And having prefented the faid bill and amendments to the Chair, he with-drew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "A Supplement to an act, entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lancaster," to wit.

SECT. I. in the enacting clause, line 1, strike out the word "therefore;" strike out from the word "I hat," in line 4, to the word "the," next preceding the word "Directors," in line 7; line 11, next after the word "Directors," in line 7; line 11, next after the word "Directors," insert the words, "not exceeding one hundred and fifty acres of the land purchased in the county of Chester, nor two thirds of the land purchased in the county of Lancaster;" and strike out the proviso.

SECT. II. line to, strike out the word "which," and in place thereof infert the word "as."

Strike out the preamble of the bill.

Ordered to lie on the table.

The report of the committee of the whole House, made yesterday, on the report of the committee appointed to consider the propriety of authorising the President and Directors of the Bank of Pennsylvania to subscribe to the loan proposed by the Secretary of the Treasury, viz. " that they had agreed to "the resolution therein contained," was read, and

On the question,-" Will the House agree to the same ?"

The Yeas and Nays were called for by Mr. Hemphill and Mr. Power, and are as follow, viz.

YEAS.	E A S.	YEAS.	
Messes. Evans, Speaker. Messes.	s. Hopkins,	Messrs. Stocker,	
Albright,	Hostetter,	Strickler,	
Brown,	Keppele,	A. Scott,	
Buckley,	Kirk,	Stewart,	
Barclay,	Keys,	J. Scott,	
Brooke,	Kelly,	Speer,	
Blair,	Kennedy,	Sample,	
Campbell,	Miller,	Taylor,	
Dunlop,	Martin,	Turner,	
Erwin,	M'Pherson,	Wharton,	
Fisher,	Power,	Watson,	
Forster,	Preston,	Welles,	
Hall,	Palmer,	Williamson.	43.
Hemphill,	Raum,		
Hannum,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Cunningham, Messrs	s. Follmer,	Messrs. Harris,	
Eyre,	Horne,	Huston,	
Ewalt,	Hartzell,	Ingels,	
Frailey,	Hendricks,	Krause,	2

NAYS.

NAYS. NAYS. NAYS. Messrs. Udree, Messirs. Penrose, Meilrs. Linnard, Lyle, Rugh, Worrell, Wright, Rose, Logan, Wilson, Shoemaker, Mewhorter, Weaver. Snyder, M'Dowell,

So it was determined in the affirmative.

Ordered, That Mr. Stocker, Mr. Hemphill and Mr. Kennedy be a committee, for the purpose expressed in the said resolution.

The report of the committee of ways and means, on the report of a committee on the memorial of the Marine and City Hospitals, read the 16th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Fisher, Mr. Barclay, Mr. Dunlop, Mr. Lyle and Mr. Weaver be a committee, for the purpose expressed in the said resolution.

Mr. Hannum asked and obtained leave of absence for four days from Monday next.

Mr. Hemphill asked and obtained leave of absence for four days from Monday next.

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to continue in force, for a limited time, an act, entituled "A "further Supplement to the act, entituled An Act to enjoin certain duties "on the Secretary of the commonwealth, and for other purposes."
- 2. A Supplement to the act, entituled "An Act to extend the powers "of the Justices of the Peace in this State."

Adjourned until ten o'clock on Monday next, A. M.

## M O N D A Y, January 28th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Keppele presented a petition from a number of the citizens of this state, praying that the laws for the prevention of vice and immorality may be made more efficient, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee appointed on that subject, to report thereon.

Mr.

Mr. A. Scott presented a petition from a number of the inhabitants of the township of Erie, in the county of Allegheney, praying that the lands reserved by the state, adjoining the towns of Erie and Waterford, may be divided into small tracts, and sold to the highest bidder, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Hall, Mr. Taylor, Mr. Brown, Mr. Boileau, Mr. Shoemaker, Mr. A. Scott and Mr. Forster, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real estates "within this commonwealth," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigued for the fecond reading of the faid bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act authorising the President, Directors and Company of the Bank of Penn"sylvania to make a loan to the United States of a sum not exceeding five

"hundred thousand dollars," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An "Act to authorise Ulrich Kessinger, his heirs and assigns, to maintain a "dam in the river Schuylkill, in the county of Berks," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, February 6th next, be affigued for the second reading of the said bill, and that it be the order for that day.

The report of the committee, to whom was referred the report of a committee on the petition of Francis Johnston, Receiver-General of the Land-Office, read the 16th instant, was read the second time.

On motion of Mr. Frailey, feconded by Mr. A. Scott,

Ordered, That, the further consideration thereof be postponed until Thursday, February 7th next, and that it be the order for that day.

The bill, entituled "An Act to erect the township of Wharton, in the "county of Fayette, into a separate election district, and to annex the township of Manallin, in said county, to the Union election district," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will, in the present instance, dispense with the rule.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Missin town, in the county of Missin," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

VFAS

Refolved, That the House will, in the present instance, dispense with the rule.

And the faid bill having been fully confidered by paragraphs,

On the question,-" Shall it be transcribed for a third reading?"

VEAC

The Yeas and Nays were called for by Mr. Watfon and Mr. A. Scott, and are as follow, viz.

VEAC

Y E A S.	YEAS.	YEAS,
Messrs. Evans, Speaker.	Messrs. Hostetter,	Mesfrs. Rugh,
Albright,	Horne,	Raum,
Buckley,	Hartzell,	Stewart,
Blair,	Hendricks,	Snyder,
Campbell,	Harris,	J. Scott,
Conrad,	Huston,	Sample,
Dunlop,	Keys,	Turner,
Erwin,	Kennedy,	Worrell,
Ewalt,	Krause,	Wilfon,
Forster,	Miller,	Williamfon,
Hopkins,	M'Pherson,	Weaver. 33.
1		33.
NAYS.	NAYS.	NAYS.
Messrs. Brown,	Messrs. Kirk,	Meffrs. Stocker,
Barclay,	Kelly,	A. Scott,
Brooke,	Linnard,	Speer,
Cunningham,	Lyle,	Taylor,
Eyre,	Logan,	Udree,
Fisher,	Mewhorter,	
		Wharton,
Frailey,	M'Dowell,	Watson,
Follmer,	Penrose,	Wright. 28.
Ingels,	Preston,	
Keppele,	Palmer,	
		· ·

So it was determined in the affirmative.

The bill, entituled "An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein men"tioned," was read the third time.

Whereupon,

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to afford relief to Union academy, in the "county of Northampton," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The amendments by the Senate on the bill, entituled "A Supplement to "an act, entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lan-"caster," read the 26th instant, were read the second time.

Whereupon

Resolved, That this House concur the said amendments.

The motion made by Mr. Buckley, seconded by Mr. Hannum, and read the 26th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Buckley, Mr. Power and Mr. Sample be a committee, for the purpose expressed in the said resolution.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for the appointment and regulation of constables in the district of Southwark."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill, entituled "An Act to provide for the immediate erection of a house of employment, and for the support of the poor, in the county of Delaware, and to render the maintaining of the poor thereof a county charge," was read the second time.

And on the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

A motion was made by Mr. Kennedy, and seconded by Mr. Frailey, To postpone the consideration thereof until Friday, February 15th next.

On the question,—" Will the House agree to postpone?"

It was determined in the affirmative.

On motion,

Ordered, That Thursday, February 7th next, be affigned for the second reading of the bill, entituled "An Act to authorise the Courts of Quarter "Sessions to permit and regulate the erection of dams for mills and other "water-works," and that it be the order for that day.

On motion,

Ordered, That Thursday next be affigned for the second reading of the bill from the Senate, entituled "An Act to establish a ferry over the river "Susquehanna, at or near the mouth of Juniata, and to vest the right there- of in Matthias Flam and David Watts, their heirs and assigns," and that it be the order for that day.

A motion was made by Mr. A. Scott, feconded by Mr. Linnard, and read, as follows, viz.

Refolved, That a committee be appointed to enquire into, and report to this House, the state of the books of the Receiver-General of the Land-office, and what duties have been done, on which he founds his claim for extra clerk-hire.

Ordered to lie on the table.

Adjourned until ten o'clock to-morrow, A. M.

## T U E S D A Y, January 29th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Conrad presented three petitions from a number of the inhabitants of the townships of Upper Hanover, Marlborough, Upper Salford and Franconia, in the county of Montgomery, praying that the said townships be erected into a new election district, and that the inhabitants thereof be permitted to hold their general elections at the House of Jacob Zeiber, in Marlborough township aforesaid, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the Meinbers from the county of Montgomery, to report thereon.

Mr. Turner prefented a petition from a number of the inhabitants of the county of York, praying that measures may be taken to have James Crofs, Esquire, a Justice of the Peace in the said county, removed from office, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Welles, Mr. Forster, Mr. Weaver, Mr. Blair and Mr. Horne, to report thereon.

Mr. Bull presented a petition from a number of the inhabitants of the county of Chester, praying that the laws for the suppression of vice and immorality be made more efficient, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be referred to the committee on that subject, to report thereon.

The bill, entituled "An Act to afford relief to Union Academy, in the county of Northampton, was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian Meeting-house in Missin-town, in the county of Missin," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to erect the township of Wharton, in the county of Fayette, into a separate election district, and to annex the township of Manallin, in said county, to the Union election district," was read the third time.

W.hereupon

Refel ed, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The committee appointed for the purpose reported a bill, entituled "An "Act to provide for the settlement of the accounts of certain revenue of ficers," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said first bill, and that it be the first order for that day.

The motion made by Mr. A. Scott, feconded by Mr. Linnard, and read yesterday, relative to the books of the Receiver-General of the Land-office, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. A. Scott, M. Erwin and Mr. Campbell be a committee, for the purpose expressed in the said resolution.

The committee appointed for the purpose reported a bill, entituled "An "Act to provide for the payment of twenty-nine thousand dollars, borrow-

" ed and expended for the use of the inhabitants of Philadelphia, and its vicinity, during the prevalence of the late malignant sever, and also for the

" payment of interest thereon," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, February 6th next, be assigned for the second reading of the said bill, and that it be the order for that day.

The

The motion made by Mr. Hemphill, feconded by Mr. Keys, relative to the removal of Benjamin Brannon from office, and read the 21st instant, was read the second time.

And the resolution therein contained being under consideration,

The faid Benjamin Brannon, in consequence of a notification from the Speaker, appeared, with Mr. Dallas and Mr. Levy, his counsel.

A motion was then made by Mr. Keppele, and feconded by Mr. Keys, To postpone the further consideration of the said resolution for the present. Which was agreed to.

A motion was made by Mr. Keppele, feconded by Mr. Keys, and adopted, as follows, viz.

Refolved, That Benjamin Brannon furnish this House with his answer to the specific charges exhibited against him, and contained in the report of the committee presented to this House on the 18th instant, by Thursday next, at eleven o'clock, A. M.

On motion,

Ordered, That the Clerk furnish the faid Benjamin Brannon with a copy of the faid resolution.

The refolution relative to the removal of Benjamin Brannon recuring, On motion,

Ordered, That the further confideration thereof be postponed until Thurfday next.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act for regulating "the fisheries in the river Susquehanna, and its branches, and the river Juniata, and the branches thereof."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Adjourned until ten o'clock to-morrow, A. M.

WEDNESDAY, January 30th, 1799. A.M.

The House met pursuant to adjournment.

Absalom Baird, Esquire, appearing in the House, took and subscribed the oaths directed by the eighth article of the constitution of this commonwealth, and the act of the United States passed the first day of June, 1789.

Mr. Hall presented a petition from the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, praying the Legislature to grant them the city lot, the property of this commonwealth, bounded west by the river Schuylkill, and north by High-street, permitting its value to be placed in bridge shares in the fund towards

towards freeing the bridge, or cause the same to be sold and conveyed to them at a reasonable price, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Fisher, Mr. Kelly, Mr. Bull, Mr. Brooke and Mr. Buckley, to report thereon.

Mr. Krause presented a petition from a number of the inhabitants of the village of Lebanon, in the county of Dauphin, praying to be incorporated, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Dauphin, to report thereon.

Mr. Snyder presented a petition from a number of the inhabitants of the townships of Haines and Miles, in the county of Northumberland, praying that a new county be erected out of the counties of Northumberland, Missin, Huntingdon and Lycoming, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on that subject, to report thereon.

Mr. Sample prefented petitions from a number of the inhabitants of the townships of Versailles, Erwin and Deer, in the county of Allegheney, praying for new election districts, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to Mr. Sample, Mr. Ewalt and Mr. Hendricks, to report thereon.

Mr. Keppele presented a petition from Joseph Knight, stating, that in 1774 he sold a tract of land to a certain Oswald Eve, and for the payment of a part of the purchase money he took bonds and a mortgage on the premises; that the said Eve went away with the British, and his estate was confiscated; that in consequence thereof the State hath paid him a certain sum, which does not equal his claim, and praying compensation, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on claims, to report there-on.

Mr. Frailey presented a petition from a number of the inhabitants of the city of Philadelphia, owners of lands in the county of Wayne, praying that the county of Wayne may not be divided, nor the seat of justice removed, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed on that subject, to report thereon.

Mr. Keppele presented petitions from a number of the inhabitants of the townships of Middle Smithfield, Lower Smithfield and Hamilton, in the county of Northampton, praying that the House of Jacob Stroud, in Lower Smithfield

Smithfield township aforesaid, be the place for holding the general elections for that part of the fourth district of Northampton county, which hath not been included in the county of Wayne, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the Members from the county of Northampton, to report thereon.

The committee to whom was refered, the 23d instant, the petition from the village of Frankford, praying to be incorporated, made report, which was read, as follows, viz.

That they have had under confideration the fubject of the petition, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Refolved, That the petitioners have leave to bring in a bill, agreeably to the prayer of their petition.

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act to authorise the Commissioners of Montgomery county, and their successors in office, to raise money by toll, for compleating a bridge over the Perkiomin creek, on the road leading from Philadelphia to Reading," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, February 8th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent a bill, entituled "An Act for the relief of the widow and heirs of John "Jones, deceased," to which they request the concurrence of the House of Representatives.

And having prefented the faid bill to the Chair, he withdrew.

The bill from the Senate, entituled "An Act for the relief of the widow and heirs of John Jones, deceased," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday, February 7th next, be assigned for the second reading of the said bill, and that it be the order for that day.

On motion,

Ordered, That Monday, February 4th next, be affigued for the fecond reading of the bill, entituled "An Act to grant James Moore, of Allegheney county, a fractional part of the tract of land referved for the use of the State,

State, lying at the mouth of Big Beaver creek, on the Ohio," and that it be the order for that day.

The bill, entituled "An Act for regulating the fisheries in the river Sus-"quehanna and its branches, and the river Juniata and the branches thereof," was read, as reported by the committee of the whole House.

The fifth fection being under confideration,

A motion was made by Mr. Keys, and feconded by Mr. Forster,

To amend the same, by adding thereto the following, viz. " and provided " that nothing contained in this act shall be construed so as to prevent two or

"more seines being run in any pool or sishing-place in the river Susquehanna, from the mouth of Juniata to the Maryland line, any thing to the contrary

" notwithstanding."

Which was determined in the negative.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to regulate the fisheries in the rivers Susquehanna and Juniata, and the branches thereof, and for other purposes therein mentioned," and that it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to enable the "Commissioners of the different counties within this commonwealth to compensate their respective County Treasurers, for services rendered by them under the act of Assembly, entituled "An Act for erecting a Loan-office

" for the fum of five hundred thousand dollars."

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to authorise the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding sive hundred thousand dollars."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

The Clerk reported that he had presented to the Senate, for concurence, four bills, entituled, respectively, viz.

- 1. An Act to afford relief to Union academy, in the county of Northampton.
- 2. An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating

ing

ing the building of a Presbyterian meeting-house in Misslin-town, in the county of Misslin.

- 3. An Act to erect the township of Wharton, in the county of Fayette, into a separate election district, and to annex the township of Manallin, in said county, to the Union election district.
- 4. An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned.

And that he had informed the Senate that this House had concured the amendments by the Senate on the bill, entituled "A Supplement to an act, "entituled "An Act to provide for the erection of houses for the employment and support of the poor in the counties of Chester and Lancaster."

Adjourned until ten o'clock to-morrow, A. M.

## THURSDAY, January 31st, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act to regulate the general elections within this commonwealth.
- 2. An Act to erect the town of Greenesburgh, in the county of West-moreland, into a borough.

And having presented the said biils to the Chair, the Speaker signed the same.

Mr. Frailey presented a petition from a number of the inhabitants of Wayne county, accompanied with fundry resolutions, praying that the said county of Wayne may not be divided, nor the seat of justice removed, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the committee appointed on that subject, to report thereon.

Mr. Kennedy presented a petition from a number of the inhabitants of the upper part of the county of York, praying, that if the said county be divided, the seat of justice may by law be fixed in some central part of the proposed new county, which was read, and

Ordered to lie on the table.

On motion,

Ordered, That Mr. Fisher and Mr. Keppele be added to the committee appointed yesterday, on the petition from a number of the inhabitants of the townships of Middle Smithfield, Lower Smithfield and Hamilton, in the county of Northampton.

The

The committee on claims, to whom was refered, December 27th last, the report on the petition of John Hazelwood, made report, which was read, as follows, viz.

That it appears that on the 24th day of July, 1780, the Supreme Executive Council addressed circular letters to the commissioners of purchases, in the following words, viz.

"We depend very much on your care and attention; and as the Assembly has given us a power to increase the allowance for your services, we shall use the same for your benefit, according to the services rendered."

In consequence of this the petitioner immediately employed three assistants, which enabled him to make large collections of provisions, and forward them to the army.

In the year 1781 his accounts were fettled in the Comptroller's office, and he was allowed one hundred and thirty-two pounds, which he had paid to the affiftants employed in this fervice.

In 1784 he was called upon by John Nicholson, the Comptroller-General, to return or refund the sum of one hundred and thirty-two pounds specie, which had been allowed for the said affidants, because no specific appropriation had been made by law for this service, and the money was accordingly refunded by him.

There can be no hefitation in believing, that if he had made application to the Executive Council in the first instance, but that a warrant would have issued in his favour, and the money paid out of the Treasury.

The committee conceive themselves warranted in this sentiment, as it will appear, by the minutes of Council, that a warrant was drawn in savour of Colonel Bull for thirty-sive pounds, for Mr. Dehaven, who acted as his affistant, and another in savour of Nicholas Lutz for three hundred pounds, for extra allowances.

Both Colonels Bull and Lutz were employed as purchasing Commissioners, acting under similar orders and authorities with the petitioner, so that there can be no doubt but the Supreme Executive made those payments for extra services, in conformity to the encouragement held out in their circular letter of the 24th July, 1780, nor can it be doubted, if the Comptroller-General had refused to admit this charge at the settlement of his account in 1781, but that Mr. Hazelwood would have applied to the said Council, and met the same reward with his brethren; but three years had clapsed before he was called upon to refund.

Under this view of the subject, the committee are of opinion that the claim is a just one, and that the prayer of the petitioner ought to be granted: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to authorise the Governor to draw his warrant on the Treasurer of this commonwealth, in favour of John Hazelwood, for the sum of , to be paid out of the funds appropriated for the support of government.

Ordered to lie on the table.

The bill, entituled "An Act to enable the Commissioners of the different counties within this commonwealth to compensate their respective County Treasurers, for services rendered by them under the act of Assembly, entituled "An act for erecting a Loan-office for the sum of sive hundred thousand dollars," was read, as reported by the committee of the whole-House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to authorife the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred thousand dollars," was read, as reported by the committee of the whole House.

And the first section being under consideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Wharton, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Seckel,	
Albright,	Hostetter,	Stocker,	
Bull,	Keppele,	Stewart,	
Brown,	Kirk,	J. Scott,	
Buckley,	Keys,	Speer,	
Barclay,	Kelly,	Sample,	
Brooke,	Kennedy,	Taylor,	
Blair,	Miller,	Turner,	
Campbell,	Martin,	Udree,	
Dunlop,	M'Pherson,	Wharton,	
Erwin,	Power,	Watson,	
Fisher,	Preston,	Welles,	
Forster, .	Palmer,	Williamson.	41.
Hall,	Raum,		
•	**	NT 4 NT C	

NAYS.	NAYS.	NAYS.
Meffrs. Baird,	Messrs. Hendricks,	Messrs. Penrose,
Boileau,	Harris,	Rugh,
Cunningham,	Huston,	Rofe,
Conrad,	Ingels,	Shoemaker,
Eyre,	Krause,	Snyder,
Ewalt,	Linnard,	Van Horne,
Frailey,	Lyle,	Worrell,
Follmer,	Logan,	Wright,
Horne,	Mewhorter,	Wilfon,
Hartzell.	M'Dowell,	Weaver.

So it was determined in the affirmative.

30.

The fecond fection being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Boileau,

To amend the fame, by striking out lines 7, 8, 9, 10, 11, 12, 13, 14, 15, and line 16, to the word "par," inclusive.

On the question,—" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Frailey, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Mesfrs. Baird,	Mestrs. Hendricks,	Meffrs. Penrofe,
Boileau,	Harris,	Rugh,
Cunningham,	Huston,	Role,
Conrad,	Ingels,	Shoemaker,
Eyre,	Kraufe,	Snyder,
Ewalt,	Linnard,	Van Horne,
Frailey,	Lyle,	Wright,
Follmer,	Logan,	Wilfon,
Horne,	Mewhorter,	Weaver. 29.
Hartzell,	M'Dowell,	_
NAYS.	NAYS.	NAYS.
Messers, Speaker.	Wienrs. Flopkins,	Messrs. Seckel,
Albright,	Hostetter,	Stocker, A. Scott,
Bull,	Keppele,	
Brown,	Kirk,	Stewart,
Buckley,	Keys,	J. Scott,
Barclay,	Kelly,	Speer,
Brooke,	Kennedy,	Taylor,
Blair,	Miller,	Turner,
Campbell,	Martin,	Udree,
Dunlop,	M'Pherson,	Wharton,
Erwin,	Power,	Worrell,
Fisher,	Preston,	Watfon,
Forster,	Palmer,	Welles,
Hall,	Raum,	Williamfon. 42.

So it was determined in the negative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The House resumed the consideration of the resolution relative to the removal of Benjamin Brannon from office, postponed the 29th instant.

Mr. Levy read, and prefented to the Chair, an answer to the specific charges, reported the 18th instant, against the said Benjamin Brannon.

On motion,

Ordered, That the further confideration of the faid resolution, relative to the removal of the said Benjamin Brannon from office, be postponed until to-morrow.

The

The House resolved itself into a committee of the whole House on the bill, entituled "An Act for establishing an Health-office, for securing the "city of Philadelphia from the introduction of pestilential and contagious diseases, and for repealing all the existing laws on these subjects."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported pregress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Mr. Barclay asked and obtained leave of absence until Tuesday next.

Mr. Kirk asked and obtained leave of absence for one week.

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, February 1st, 1799. A. M.

The House met pursuant to adjournment.

Mr. Harris presented a petition from James Philips, in behalf of himself and others, stating, that they have it in contemplation to improve the navigation of the Big Mushannon Creek, from the mouth thereof to the distance of twelve miles above Philipsburgh, and praying to be authorised to demand and receive a toll from those passing up and down the said stream, to exist for a limited time, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on roads and inland navigagation, to report thereon.

Mr. M'Dowell presented petitions from a number of the inhabitants of the county of Washington, praying for two new election districts, agreeably to the bounds by them given, and that they be permitted to hold their general elections at the houses now occupied by William M'Coy and Robert Taylor, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the Members from the county of Washington, with instructions to report by bill or otherwise.

Mr. Kennedy presented petitions from a number of the inhabitants of York county, praying, that if the said county be divided, the seat of justice of the proposed new county may be fixed by law, which were read, and

Ordered to lie on the table.

Mr. Fisher presented a petition from the committee of wards for the city of Philadelphia, and the committee for the district of Southwark, and of the townships of the Northern-Liberties and Moyamensing, praying that the duties arising from the sales at auction, and such other funds as may be deemed adequate to the purpose of furnishing the city and suburbs with a plentiful and permanent supply of wholesome water, may be granted, one moiety to the City Corporation, and the other moiety to the Canal Company, or in such other proportions as may be judged expedient, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be referred to the Members from the city and county of Philadelphia, to report thereon.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

#### " MR. SPEAKER,

"I have the honour to present a bill, entituled "An Act more effectually to prevent and punish any lawless intrusion and entry into and upon the
territory of this commonwealth," to which the Senate request the concurence of the House of Representatives.

And having presented the said bill to the Chair, he withdrew.

The committee appointed January 24th last, to join the committee of the Senate, and burn the several emissions of paper money then in the Treasury, made report, which was read, as follows, viz.

That they, in conjunction with the committee of the Senate, attended at the Treasury on January 30th last, when Peter Baynton, Esquire, Treasurer, delivered to them the following bills of credit, viz.

Of the emission of April 20th, 1781.

	J W J 1	, ,					
3 B	sills of 100/ each	€ 15	0	0			
	60 <i>f</i>	I 2	0	0	٠		
4 16	50/	40	0	0			
2	49	· 4	0	0	,		
7	305	10	10	9			
7 5 6	20/	5	0	0			
6	155	4	10	0			
8	10	4	0	0			
4	5 <b>/</b>	I	0	0			
10	<b>2</b> /6	I	<i>5</i> 8	0			
4	2∫		8	0			
3	<b>1</b> ∫6 -		4	6			
3 6	ſ9		4	6			
9 6	<i>f</i> 6		4	6			
6	$\int_{3}$		I	6			
					98	8	(

Of the emission of March 16th, 1785.

4	Pilla of	and each		•	40	0	0			
		20s each			49					
12	3	155			92	5	0			
19	5	10/	,		97	10	0			
31		55			78	15	0			
17	8	2/6			22	.5	0			
		I/6			5	18	6			
7 8	2	<i>J</i> 9			3	I	6			
7	5	/3				18	9			
,	3	3.5						349	13	9
		,						£ 448	I	9
							-			

All which bills of credit the committee have counted, burned and destroyed, according to law.

Ordered to lie on the table.

Mr. Logan read in his place a bill, entituled "An Act to declare certain roads within this commonwealth to be state roads, and to provide for the repairing, maintaining and supporting the same;" and having obtained leave, presented the same to the Chair, when it was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That it be refered to Mr. Wharton, Mr. Logan, Mr. Van Horne, Mr. Bull, Mr. A. Scott, Mr. Campbell, Mr. Kennedy, Mr. Frailey, Mr. Mewhorter, Mr. Stewart, Mr. Snyder, Mr. Hendricks, Mr. Baird, Mr. Huston, Mr. Dunlop, Mr. Conrad, Mr. Forster, Mr. Welles, Mr. Blair, Mr. Sample, Mr. Harris, Mr. Palmer, Mr. Miller, Mr. Martin and Mr. Weaver, to report thereon.

The bill, entituled "An Act to authorife the President, Directors and "Company of the Bank of Pennsylvania to make a loan to the United "States of a sum not exceeding sive hundred thousand dollars," was read the third time.

On the question,—" Shall this bill pass?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Mewhorter, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Stocker,
<b>A</b> lbright,	Hostetter,	A. Scott,
Bull,	Keppele,	Stewart,
Brown,	Keys,	J. Scott,
Buckley,	Kelly,	Speer,
Brooke,	Kennedy,	Sample,
Blair,	Miller,	Taylor,
Campbell,	Martin,	Udree,
Dunlop,	M'Pherson,	Wharton,
Erwin,	Power,	Watson,
Fisher,	Preston,	Welles,
Forster,	Palmer,	Williamson. 40.
Hall,	Raum,	
Hemphill,	Seckel,	

•	·	
NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Follmer,	Messrs. Ingels,
Boileau,	Gehr,	Krause,
Cunningham,	Horne,	Linnard,
Conrad,	Hartzell,	Lyle,
Eyre,	Hendricks,	Logan,
Ewalt,	Harris,	Mewhorter,
Frailey,	Huston,	M'Dowell,
		37.4

NAYS.

NAYS.

NAYS.

Messrs. Penrose,

Rugh, Rose, Shoemaker, Meffrs. Snyder,
Van Horne,
Worrell,
Wright,

Messrs. Wilson, Weaver.

31.

So it was determined in the affirmative.

Ordered, That it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to enable the commissioners of the different counties within this commonwealth to compensate their respective county

"Treasurers, for services rendered by them under the act of Assembly, en-

"tituled "An Act for erecting a Loan-office for the sum of five hundred thousand dollars, was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Mr. Stocker presented the annual accounts of the Managers of the Pennfylvania Hospital, which were read, and

Ordered to lie on the table.

The House resumed the consideration of the resolution relative to the removal of Benjamin Brannon from office, and

After some time spent therein,

Adjourned until half past four o'clock, P. M.

#### EODEM DIE. P. M.

The House met pursuant to adjournment.

The resolution relative to the removal of Benjamin Brannon being again under consideration,

After some time spent therein,

The House adjourned until ten o'clock to-morrow, A. M.

#### SATURDAY, February 2d, 1799. A. M.

The House met pursuant to adjournment.

Mr. Dunlop presented a representation and propositions from Alexander Cobean, Agent of the inhabitants of Getty's-town, and its vicinity, stating, that if the county of York should be divided, the said Getty's-town, in point of situation and natural advantages, will be the place most eligible for the seat of justice of the proposed new county, and proposing, on condition the said seat of justice be so fixed,

Ist. A conveyance of the ground-rent on the town-lots, in trust for the benefit of the new county; also a convenient lot of ground for a gaol.

2d. A

2d. A bond, executed by nine fufficient freeholders, fecuring the payment of feven thousand dollars, for the purpose of defraying the expence of the public buildings; which were read, and

Ordered to lie on the table.

Mr. Miller presented a petition from a number of the inhabitants of Somerset county, praying that an alteration may be made in the judiciary system of the State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on the part of the Governor's Address, relative to that subject, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, to convey and assure the lots of ground therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to authorife the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred thousand dollars.
- 2. An Act to enable the Commissioners of the different counties within this commonwealth to compensate their respective County Treasurers, for services rendered by them under the act of Assembly, entituled "An Act "for erecting a Loan-office for the sum of sive hundred thousand dollars."

The House again resumed the consideration of the resolution for the removal of Benjamin Brannon, and

After fome time spent therein,

Adjourned until ten o'clock on Monday next, A. M.

### MONDAY, February 4th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "A "Supplement to an act, entituled "An Act to provide for the erection of "houses for the employment and support of the poor in the counties of "Chester and Lancaster."

And having presented the said bill to the Chair, the Speaker signed the same.

Mr.

Mr. Welles prefented a petition from a number of the inhabitants of the county of Luzerne, praying that Lachawana creek, in the faid county, be declared a public highway, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Welles, Mr. Erwin and Mr. Snyder, to report thereon.

Mr. Kennedy presented petitions from a number of the inhabitants of the west end of York county, praying, that if the said county be divided, some central place be fixed by law for the seat of justice of the proposed new county, which were read, and

Ordered to lie on the table.

Mr. Welles presented a petition from George Welles, of the county of Luzerne, praying to be by law authorised to erect a wing mill-dam in the Susquenna river, at Tioga point, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Welles, Mr. Rose and Mr. Watson, to report thereon.

The bill, entituled "An Act to regulate the fisheries in the rivers Susquehanna and Juniata, and the branches thereof, and for other purposes therein
mentioned," was read the third time.

Whereupon

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Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

- " MR. SPEAKER,
- "I have the honour to present a bill, entituled "An Act declaring Little "Schuylkill a public highway," to which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An
- "Act for raifing, by way of lottery, a fum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the
- " building of a Presbyterian Meeting-house in Misslin-town, in the county

" of Mifflin," which the Senate hath passed.

And having prefented the faid bills to the Chair, he withdrew.

The House again resumed the consideration of the resolution for the removal of Benjamin Brannon from office.

And on the question, -" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Wharton, and are as follow, viz.

YEAS.	Y E A S.	YEAS.
Mesirs. Evans, Speaker.	Messrs. Hostetter,	Messrs. Palmer,
Albright,	Horne,	Rugh,
Bull,	Hartzell,	Raum,
Brown,	Hendricks,	Seckel,
Buckley,	Huston,	Stocker,
Baird,	Ingels,	A: Scott,
Blair,	Keppele,	Stewart,
Campbell,	Keys,	J. Scott,
Dunlop,	Kelly,	Speer,
Erwin,	Kennedy,	Sample,
Ewalt,	Krause,	Taylor,
Fisher,	Lyle,	Turner,
Frailey,	Mewhorter,	Udree,
Follmer,	Miller,	Van Horne,
Forster,	Martin,	Wharton,
Hall,	M'Pherson,	Wright,
Hemphill,	M'Dowell,	Wilson,
Hannum,	Power,	Welles,
Hopkins,	· Preston,	Williamson. 57.
NI A N/ C	NI A NZ C	NT A NZ C
NAYS.	NAYS.	NAYS.
Messrs. Boileau,	Messrs. Linnard,	Messrs. Shoemaker,
Cunningham,	Logan,	Snyder,
Conrad,	Penrose,	Worrell. ·11.
Eyre,	Rose,	

So it was determined in the affirmative.

Ordered, That Mr. Hemphill, Mr. Kelly, Mr. Frailey, Mr. Preston and Mr. Hendricks be a committee, for the purpose expressed in the said resolution.

The bill from the Senate, entituled "An Act declaring Little Schuylkill" a public highway," was read the first time.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act more effectually to prevent and punish any lawless intrusion and entry into and upon the territory of this commonwealth," was read the first time.

Whereupon, on motion,

Ordered, That Tuesday, the 12th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to enable aliens in certain cases to purchase and hold real estates within this common- wealth."

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported the bill, without amendment.

On motion,

Ordered, That Saturday next be affigned for the fecond reading of the bill, entituled "An Act for incorporating the trustees of the Ministers and El-

" ders constituting the General Assembly of the Presbyterian Church in the

"United States of America, and that it be the order for that day.

Mr. Van Horne asked and obtained leave of absence for three days.

Adjourned until ten o'clock to-morrow, A. M.

## TUESDAY, February 5th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying that the judiciary system of the State be altered, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon.

Mr. Preston presented a memorial and remonstrance from a committee appointed by the inhabitants of the six upper townships of Wayne county, stating their objections to the petition and resolutions of a number of the inhabitants of Wayne county, presented the 31st of January last, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee, to whom the aforesaid petition and resolutions were referred, to report thereon.

Mr. Keppele presented a petition from the President and Directors of the Bank of North-America, praying a renewal of their charter, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Keppele, Mr. Ingels, Mr. Kelly, Mr. Kennedy and Mr. Frailey, to report thereon.

Mr. Kennedy presented a petition from Henry Kuhn and John Hersch, of the county of York, praying, that if the said county be divided, some central place in the proposed new county may be fixed by law for the seat of justice, which was read, and

Ordered to lie on the table.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying that the Legislature, so far as their powers extend, will endeavour to procure a repeal of the alien and sedition laws of the United States, or any other laws which may be repugnant to or encroachments

croachments on the constitution of the United States, or of this State, which was read, and

On the question,-" Shall this petition lie on the table?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Penrose, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Evans, Speaker.	Messirs. Hendricks,	Mesfrs. Rose,
Albright,	Harris,	Raum,
Baird,	Huston,	Shoemaker,
Boileau,	Ingels,	Stewart,
Cunningham,	Kennedy,	Snyder,
Conrad,	Krause,	Speer,
Eyre,	Linnard,	Sample,
Ewalt,	Lyle,	Udree,
Frailey,	Mewhorter,	Worrell,
Follmer,	Miller,	Wright,
Gehr,	Martin,	Wilfon,
Hopkins,	M'Pherson,	Williamson,
Hostetter,	M'Dowell,	Weaver. 43.
Horne,	Penrofe,	
Hartzell,	Rugh,	
NAYS.	NAYS.	NAYS.
Messrs. Bull,	Messrs. Hall,	Messrs. Stocker,
Brown,	Hemphill,	Stover,
Buckley,	Hannum,	Strickler,
Brooke,	Keppele,	J. Scott,
Blair,	Keys,	Taylor,
Campbell,	Kelly,	Turner,
Dunlop,	Power,	Wharton,
Erwin,	Preston,	Watfon,
Fisher,	Palmer,	Welles. 29.
Forster,	Seckel,	

So it was determined in the affirmative.

And on motion, and by special order, the said petition was read the second time.

Ordered, That it be referred to the committee of the whole House, to whom the resolutions from the State of Kentucky were referred.

The committee to whom was referred, December 19th last, the bill, entituled "An Act for incorporating the congregation of the Protestant Episco-" pal church of St. John, in West-Caln, in the county of Chester," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the said bill, and that it be the order for that day.

The

The committee on roads and inland navigation, to whom was refered, December 22d last, the petition of a number of the inhabitants of this State, praying for legislative aid to compleat a road from Waynesburgh, in the county of Greene, to the State line, in a direction to the town of Wheeling, in the State of Virginia, made a report, which was read, as follows, viz.

That they have taken the premises into their consideration, and are of opinion, that as the said road passes through a mountainous part of this State, and if opened would facilitate the passage of travellers to the western territory, it is highly worthy of legislative aid; but as the sinances of the State are now low, they offer the following resolution, viz.

Refolved, That the subject matter contained in the said petition be recommended to the attention of the next Legislature.

Ordered to lie on the table.

The bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act for establishing an Health-office, for securing the "city of Philadelphia from the introduction of pestilential and contagious "diseases, and for repealing all the existing laws on these subjects."

After some time,

The Speaker resumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Wilson asked and obtained leave of absence for ten days.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to regulate the fisheries in the rivers Susque"hanna and Juniata, and the branches thereof, and for other purposes 
therein mentioned;" and to the Speaker of the Senate, for his signature, the bill, entituled, "A Supplement to an act, entituled "An Act to provide for 
the erection of houses, for the employment and support of the poor in 
the counties of Chester and Lancaster."

Adjourned until ten o'clock to-morrow, A. M.

## WEDNESDAY, February 6th, 1799. A.M.

The House met pursuant to adjournment.

Mr. Kennedy presented petitions from a number of the inhabitants of the west end of York county, praying, that if the said county be divided, the seat of justice of the proposed new county be fixed by law, which were read, and

Ordered to lie on the table.

Mr. Harris, sented a petition from a number of the inhabitants of the township of Usper Bald Eagle, in the county of Missin, praying that a new county be erected out of the counties of Northumberland, Misslin, Huntingdon and Lycoming, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Ivir. Snyder, Mr. Harris, Mr. Blair, Mr. Welles and Mr. Hendricks, to report thereon.

The committee appointed to prepare and report an Address to the Governor, for the removal of Benjamin Brannon from office, made report, which was read, as follows, viz.

To THOMAS MIFFLIN, Governor of the Commonwealth of Pennsylvania.

The SENATE and House of REPRESENTATIVES of the Commonwealth of Pennsylvania, respectively, represent,

Judge of the Court of Common Pleas in the county of Delaware: And whereas the conduct of the faid Benjamin Brannon, relative to some of the circumstances attending the recovery of a part of the money of which the Bank of Pennsylvania had been robbed, has lately been such, as totally destroys that considerce which is necessary in the character of a Judge: They therefore, considering it their constitutional duty, do earnestly recommend you to remove the said Benjamin Brannon from the aforesaid office.

Ordered to lie on the table.

The bill, entituled "An Act to enable aliens, in certain cases, to pur-"chase and hold real estates within this commonwealth," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the resolutions of the Legislature of the State of Kentucky, and on the petition, read yesterday, from a number of the inhabitants of the county of Northumberland.

After some time,

The Speaker refumed the Chair, and Mr. Preston reported, that the committee of the whole House had had the same under consideration, and instructed him to report the following resolutions, viz.

Refolved, That in the opinion of this House the people of the United States have vested in their President and Congress, as well the right and power of determining on the intent and construction of the constitution, as on the ordinary subjects of legislation, and the desence of the Union; but as, in forming such construction, errors may intervene, have committed to the Supreme Judiciary of the nation the high authority, of ultimately and conclusively adjudging thereon, and of correcting all improper administrations of the constitution, and cases of apparent error. The constitution does not contemplate,

contemplate, as vested or residing in the Legislatures of the several States, any right or power of declaring, that any act of the General Government is not law, but is altogether void, and of no effect," and this House confiders such declaration as a revolutionary measure, destructive of the purest principles of our state and national compacts.

- 2d. That it is with deep concern this House observes, in any section of our country, a disposition so hostile to her peace and dignity, as that which appears to have dictated the resolutions of the Legislature of Kentucky. We think that questions of so much delicacy and magnitude might have been agitated in a manner more conformably to the character of an enlightened people, flourishing under a government adopted by themselves, and administered by the men of their choice.
- 3d. That this House view, as particularly inauspicious to the genuine principles of liberty and good government, the formal declaration by a Legislative body, that "considence is every where the parent of despotisin, and that free governments are founded in jealousy." The prevalence of such an opinion cuts assumed all the endearing relations in life, and renews, in the field of science and amity, the savage scenes of darker ages. Governments truly republican and free are eminently founded on opinion and confidence; their execution is committed to representatives, selected by voluntary preference, and exalted by a knowledge of their virtues and their talents. No portion or section of the people can assume the province of the whole, nor resist the combined will of the whole expressed. This House therefore defires to proclaim and protest against principles, calculated only to check the spirit of considence, and overwhelm with dismay the lovers of peace, liberty and order.
- 4th. That this House consider the laws of the United States, which are the fubjects of fo much complaint, as the rules of civil conduct, and as component parts of a system of defence against the aggressions of a nation, aiming at the dominion of the world, conducting her attacks more by the arts of intrigue, than by her skill in arms-never striking, until she has deeply wounded or destroyed the confidence of a people in their government—and, in fact, subduing more by the infamous aids of seduction, than by the strength of her numerous legions. The fedition and alien acts this House conceive contain nothing terrifying, but to the flagitious and defigning. Under the former, no criminality can be infered or punishment inflicted, but for writing, printing or publishing false, scandalous and malicious aspersions against the government, either House of Congress, or the President of the United States, with an intent to defame and bring them into contempt. Under the latter, the citizens of Pennsylvania have not any thing more to fear, inasmuch as its operation will only remove foreigners, whose views and conduct are inimical to a government, inflituted only for the protection and benefit of the citizens of the United States, and others, whose quiet and fubmission give them some claim to the blessing. Yet these laws are subjects of loud complaint. But this House forbears an examination into the cause, and only expresses its surprise that such an opposition to them exists! Our country's dearest interest demands every where unanimity and the return of harmony in her councils, and this House is unable to discover any means more propitious to the benevolent design, than confidence in the wife and 47

honest labours of those, in whose hands is reposed the facred charge of preferving her peace and independence. The voice and discretion of the greater number the constitution declares shall pronounce the national will; but, in the opinion of this House, the provision is vain, unless it be followed by the unfeigned and practical acquiescence of the minor part. Should the majority be led astray, time and the public opinion, in their mild and gradual operations, will admonish them of their error, and bring them back to truth and justice. Loud and concerted appeals to the passions of the community are calculated to produce discussions more boisterous than wise, and effects more violent than useful. Our prayer therefore is, that our country may be saved from foreign war and domestic strife.

- 5th. That it is the opinion of this House, that it ought not to concur in the design of the resolutions of the Legislature of Kentucky.

Ordered to lie on the table.

On motion,

Ordered, That the usual number of copies be printed, for the use of the Members of this House.

Adjourned until ten o'clock to-morrow, A. M.

#### THURSDAY, February 7th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Welles prefented a petition from a number of the inhabitants of Luzerne county, praying pecuniary aid to open and improve a road from the Great Bend of the river Sufquehanna to the river Delaware, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on roads and inland navigagation, to report thereon.

Mr. Kennedy prefented a petition from a number of the inhabitants of York county, praying, that if the faid county be divided, the feat of justice may be fixed by law in some central part of the proposed county, which was read, and

Ordered to lie on the table.

Mr. Kelly prefented a petition from a number of the inhabitants of York county, praying, that if the faid county be divided, the feat of justice of the proposed new county may be fixed on John Murphy's farm, which was read, and

Ordered to lie on the table.

The committee to whom was referred, January 23d last, the petition of a number of the inhabitants of the village of West-Chester, having obtained leave, reported a bill, entituled "An Act to incorporate the town of West-" Chester into a borough," which was read the first time, and

Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee on roads and inland navigation, to whom were refered, January 16th last, the petitions of a number of the citizens of the northern parts of Allegheney county, made report, which was read, as follows, viz.

That whereas the Legislature passed a law in April 1793, authorising the Governor to have a road laid out from the Bald Eagle's Nest, in the county of Lycoming, to Presqu'-isle, on lake Erie, which road has been laid out in part.

The committee are of opinion that the road above mentioned will meet the approbation of the petitioners, and be of primary importance, as it will be the means of facilitating the communication with the extreme parts of the State, and will tend to encourage the fettlement and improvement of a large and valuable tract of country, through which it passes.

The committee are happy to find that the last Legislature particularly recommend the above road, as claiming a preference of legislative aid, on account of its general utility; and in order to obtain the great object contemplated, they therefore offer the following resolution, viz.

Refolved, That the sum of ten thousand dollars be appropriated, for the purpose of laying out the remaining part of said road, opening and perfecting the same, from the Bald Eagle's Nest to Le Bœuf, and that the Governor be authorised to draw a warrant on the State Treasurer for the above sum.

Ordered to lie on the table.

The committee to whom was refered, January 26th last, the petition of a number of the inhabitants of Westmoreland county, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion, that, as far as it relates to the erection of a dam across said river, the prayer thereof ought to be granted: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing John Findley to erect a dam across said river, to be constructed in such manner, that the navigation thereof be not impeded, nor the rights of individuals injured.

Ordered to lie on the table.

The committee of accounts made a report in part, which was read, as follows, viz.

That they have fettled the account of Christian Dull. junior, Deputy Sergeant-at-Arms, for his pay, mileage and expences, in serving a subpœna on Mark Wilcox, Esquire, a witness against Benjamin Brannon, Esquire, and find that there is due to him sisteen dollars: They therefore submit the following resolution, viz.

Refolved, That the Speaker be requested to draw his warrant on the Treafurer of this commonwealth, in favour of Christian Dull, junior, for the sum of sisteen dollars.

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

On motion,

Ordered, That the memorial of the Board of Inspectors of the prison of the city and county of Philadelphia (communicated by the Governor January 25th last) be referred to Mr. Hall, Mr. Kennedy, Mr. Albright, Mr. Mewhorter and Mr. Lyle, to report thereon.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to present two bills, entituled, respectively, "An Act to provide for re-imbursing the expences of the Sheriff of the city and county of Philadelphia,
in removing his prisoners from the Debtor's Apartment to the county of
Montgomery, during the prevalence of the late contagious fever;" and
An Act to incorporate the Insurance Company of the city of Philadelphia;"
and to return two bills, entituled, respectively, "An Act to continue
in force, for a limited time, an act, entituled A further Supplement to the
act, entituled "An Act to enjoin certain duties on the Secretary of the
commonwealth, and for other purposes;" and "A Supplement to the
act, entituled "An Act to extend the powers of the Justices of the Peace
in this State," which the Senate have passed, with amendments, to all
which they request the concurence of the House of Representatives.

And having prefented the faid bills and amendments to the Chair, he withdrew.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for erecting part of the county of York into a new "county."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported progrefs, and afked leave to fit again.

Leave was granted, and that they fit again to-morrow.

Mr. Buckley asked and obtained leave of absence for four days.

Adjourned until ten o'clock to-morrow, A. M.

#### FRIDAY, February 8th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Missin-town, in the county of Missin."

And having presented the said bill to the Chair, the Speaker figned the same.

Mr. Kelly presented a petition from a number of the inhabitants of York county, praying that the poor of the said county be made a county charge, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of York, to report thereon.

Mr. Kennedy prefented a petition from Jonathan Wallace, stating, that he was fined and imprisoned for an assault and battery committed upon the Sheriff of the county of Cumberland, whilst in the execution of the duties of his office; that the said fine was remitted by the Governor, but before he received intelligence thereof it was paid into the Treasury of the county; and praying a law may be passed, authorising him to draw the said fine out of the Treasury, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Forster, Mr. Turner and Mr. Weaver, to report thereon.

Mr. Follmer prefented a petition from a number of the inhabitants of the upper end of Montgomery county, praying that a toll-bridge may not be erccted over the Perkiomin creek, in the faid county, in the place contemplated by a bill now pending, which was read, and

Ordered to lie on the table.

The committee to whom was referred, January 30th last, the petition of a number of the inhabitants of the village of Lebanon, having obtained leave, reported a bill, entituled "An A& to ere& the town of Lebanon, in the county of Dauphin, into a borough," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed to enquire into the state of the books of the Receiver-General of the Land-office, and what duties have been done, on which he founds his claim for extra clerk-hire, made report, which was read, as follows, viz.

That

That having fatisfactorily examined the books and other records in the office of the Receiver-General, they are of opinion, that the current business of his office had from time to time so considerably increased, as to render it wholly impracticable to keep the books and papers thereof in that state of forwardness and arrangement, which the convenience of individuals and the interests of the public required, without extending the expence of clerk-hire beyond the sum appropriated for that purpose by the existing laws; that having also examined the charges for monies disbursed, together with the corresponding vouchers, they find that clerks were employed at moderate salaries, as the exigency of the case required.

The committee cannot dismiss this subject without making this further remark, that, besides the business which has already been brought up, the books and records of the Receiver-General's office appear to them yet a considerable time backward and behind hand, and that it would be necessary and proper that additional clerks should be employed, for the purpose of bringing them forward into a compleat state of arrangement.

Ordered to lie on the table.

The committee to whom was refered, January 9th last, the petition of John Morris, made report, which was read, as follows, viz.

That having had the petition of Doctor John Morris under confideration, and after examining the evidence of his claim, they find he stands exactly in the same situation with Captain Henry Bedkin and Lieutenant Jacob Mytinger, who have received land from this state: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioner.

Ordered to lie on the table.

The committee to whom was refered, the 1st instant, the petitions of a number of the inhabitants of the county of Washington, praying for new election districts, with instructions to report by bill or otherwise, reported a bill, entituled "An Act erecting two election districts in the county of Washington," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 18th instant, be affigued for the second reading of the said bill, and that it be the order for that day.

The report of the committee, to whom was refered the report on the petition of John Hazelwood, read the 31st of January last, was read the second time.

On motion,

Ordered, That the further confideration thereof be postponed until Tuefday next.

The report of the committee, to whom was refered the petition of a number of the inhabitants of the village of Frankford, read January 30th laft, was read the fecond time, and the resolution therein contained adopted.

" MR.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mr. SPEAKER,

"I have the honour to return the bill, entituled "An Act to authorife the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding sive hundred thousand dollars," which the Senate hath passed, with an amendment, to which they request the concurence of the House of Representatives."

And having presented the said bill and amendment to the Chair, he withdrew.

The report of the committee of the whole House on the resolutions of the Legislature of Kentucky was read the second time.

And the first paragraph being under consideration,

A motion was made by Mr. Keppele, and feconded by Mr. Wharton,

To amend the same, by striking out of lines 4 and 5 the words, "but as in forming such constructions, errors may intervene," and of lines 7 and 8 the words, "adjudging thereon, and of correcting all improper administrations of the constitution, and cases of apparent error," and inserting, in place of the words so stricken out, the word "and," and in place of the words so last stricken out the words, "deciding upon the constitutionality of all legislative acts."

Which was determined in the affirmative.

A motion was made by Mr. Boileau, and feconded by Mr. Conrad,

To postpone the further consideration of the said report, in order to introduce the following, as a substitute, viz.

Whereas all just governments are founded on the authority of the people, and their will ought to be the supreme law of the land; and as this House has evidence that the alien and sedition bills, as mentioned in the resolutions of Kentucky now under consideration, are obnoxious to a majority of the citizens of this commonwealth, and in the opinion of this House no tendency to produce harmony among their constituents, nor real advantage to the United States; and although the right of State Legislatures to declare obnoxious acts of the General Government null and void may be denied, yet this House have no doubt of their right to instruct the Senators from this State, in the Senate of the United States, to use their endeavours to procure the repeal of those laws; and as a number of citizens of this State, by their petition presented and read, have requested this House to use their influence to procure a repeal of the same: Therefore

Refolved, That the Senators of this State, in the Congress of the United States, be requested to use their utmost influence to procure a repeal of the same.

On the question,—", Will the House agree to postpone, for the purpose afore-faid?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Weaver, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Baird,	Mesfrs. Hartzell,	Messrs. Penrose,	
Boileau,	Harris,	Rugh,	
Cunningham,	Ingels,	Rose,	
Conrad,	Krause,	Shoemaker,	
Ewalt,	Linnard,	Snyder,	
Frailey,	Lyle,	Udree,	
Follmer,	Logan,	Worrell,	
Gehr,	Mewhorter,		26.
Horne,	M'Dowell,		,
NAYS.	NAYS.	NAYS.	
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Stover,	
Albright,	Hostetter,	Strickler,	
Bull,	Hendricks,	A. Scott,	
Brown,	Keppele,	Stewart,	
Brooke,	Keys,	J. Scott,	
Blair,	Kelly,	Speer,	
Campbell,	Kennedy,	Sample,	
Dunlop,	Miller,	Taylor,	
Erwin,	Martin,	Turner,	
Fisher,	M'Pherson,	Wharton,	
Forster,	Power,	Watfon,	
Hall,	Preston,	Wright,	
Hemphill,	Raum,	Welles,	
Hannum,	Seckel,	WY7*11* C	42.

So it was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Ingels,

To postpone the further consideration of the report, in order to introduce the following, as a substitute, viz.

Whereas the Legislature of Kentucky have forwarded resolutions to the Legislature of this commonwealth, requesting their concurence in declaring certain acts of Congress void and of no effect, and to unite in endeavouring to obtain a repeal of said acts: And whereas it is the opinion of this House, that neither the constitution of this State nor of the United States warrants such an interference in a legislative capacity: Therefore

Refolved, That it is inexpedient for this House to concur in the wishes of the Legislature of Kentucky, as expressed in said resolutions.

On the question,—" Will the House agree to postpone, for the purpose afore" said?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Boileau, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Meffrs. Baird,	Messrs. Ewalt,	Messrs. Horne,
Boileau,	Frailey,	Hartzell,
Cunningham,	Follmer,	Hendricks,
Conrad,	Gehr,	Harris,
		YEAS

YEAS.	YEAS.
Messrs. M'Dowell,	Messrs. Udree,
Penrose,	Worrell,
Rugh,	Wright,
Rofe,	Williamson,
	Weaver. 29.
	- 9.
,	
NAYS.	NAYS.
Messrs. Hannum,	Messrs. Seckel,
	Stover,
	Strickler,
	A. Scott,
	Stewart,
	J. Scott,
	Speer,
	Sample,
	Taylor,
	Turner,
	Wharton,
	Watson,
	3 X 7 11
· · ·	vv elles. 39.
	Messrs. M'Dowell, Penrose, Rugh, Rose, Shoemaker, Snyder,

So it was determined in the negative.

A motion was made by Mr. Boileau, and feconded by Mr. Logan,

To amend the faid paragraph, by striking out of line 2 the words, " as "well," and out of line 3 the words, " on the intent and construction of the constitution."

Which was determined in the negative.

A motion was made by Mr. Boileau, and feconded by Mr. Logan,

To amend, by striking out of lines 11, 12 and 13, the words, " and this " House considers such declaration as a revolutionary measure, destructive of the purest principles of our State and national compacts."

Which was determined in the negative, and the paragraph, as amended, adopted.

Mr. Keys asked and obtained leave of absence for fix days from to-morrow.

Mr. Wharton asked and obtained leave of absence for Mr. Stocker for five days.

Adjourned until ten o'clock to-morrow, A. M.

## SATURDAY, February 9th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Blair presented a petition from a number of the inhabitants of the county of Huntingdon, praying that an alteration may be made in the judiciary system of the State, which was read, and

49

On

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the part of the Governor's Speech relative to that subject, to report thereon.

Mr. Penrose presented a memorial from the College of Physicians, stating several defects in the bill now pending, for securing the city and of port Phi-Badelphia from the introduction of pestilential and contagious diseases, which was read, and

Ordered to lie on the table.

The committee, to whom was referred the bill, entituled "An Act to ex"plain and amend an act, entituled "An Act for the prevention of vice
and immorality, and of unlawful gaming, and to restrain disorderly sports
and dissipation," with sundry petitions on that subject, reported a bill of
a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 19th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom were refered, January 30th last, the petitions of a number of the inhabitants of the townships of Versailles, Erwin and Deer, in the county of Allegheney, having obtained leave, reported a bill, entituled "An Act to erect two election districts in the county of Allegheney," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid Bill, and that it be the order for that day.

The amendment by the Senate on the bill, entituled "An Act to authorife" the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred

"thousand dollars," was read, as follows, viz.

SECT. I. line\_11, strike out the word "next," and in place thereof insert "instant."

And on motion, and by special order, the same was read the second time. Whereupon,

Refolved, That this House concur the said amendment.

On motion,

Ordered, That Tuesday next be affigured for the second reading of the bill, entituled "An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadel- phia and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon," and that it be the first order for that day.

The House resumed the consideration of the report of the committee of the whole House, on the resolutions of the Legislature of Kentucky.

The fecond paragraph being under confideration,

VEAS

A motion was made by Mr. Frailey, and seconded by Mr. Ewalt,

To amend the same, by striking out of lines 2 and 3 the words, " so bostile to her peace and dignity, as that which appears to have distated the resolutions of the Legislature of Kentucky," and to insert, in place of the words so stricken out, the words, "to delare any laws of Congress null and void."

On the question,—" Will the House agree to the said amendment?" It was determined in the negative.

On the question,—" Will the House agree to the paragraph, as amended?"

37 E A O

The Yeas and Nays were called for by Mr. Frailey and Mr. Weaver, and are as follow, viz.

37 E A C

YEAS.	Y E A S.	Y E A S.	
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Stover,	
Albright,	Hostetter,	Strickler,	
Bull,	Keppele,	A. Scott,	
Brown,	Keys,	Stewart,	
Brooke,	Kelly,	J. Scott,	
Blair,	Kennedy,	Speer,	
Campbell,	Miller,	Sample,	
Dunlop,	Martin,	Taylor,	
Erwin,	M'Pherson,	Turner,	
Fisher,	Power,	Wharton,	
Forster,	Preston,	Watson,	
Hall,	Raum,	Welles.	38.
Hemphill,	Seckel,	1	
NAYS.	NAYS.	NAYS.	
Messrs. Baird,	Messrs. Harris,	Messrs. Rugh,	
Boileau,	Huston,	Rofe,	
Cunningham,	Ingels,	Shoemaker,	
Conrad,	Kraufe,	Snyder,	
Ewalt,	Linnard,	Udree,	
Frailey,	Lyle,	Worrell,	
Follmer,	· Logan,	Wright,	
Horne,	Mewhorter,	Weaver.	28.
Hartzell,	M'Dowell,		
Hendricks,	Penrose,		
	· ·		

So it was determined in the affirmative.

The third paragraph being under confideration,

On the question,—" Will the House agree to the same, as amended?"

The Yeas and Nays were called for by Mr. Weaver and Mr. Cunningham, and are as follow, viz.

YEAS.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Mesirs. Hopkins,	Meffrs. Stover,	
Albright,"	Hostetter,	Strickler,	
Bull,	Keppele,	A. Scott,	
Brown,	Keys,	Stewart,	
. Brooke,	Kelly,	J. Scott,	
Blair,	Kennedy,	Speer,	
Campbell,	Miller,	Sample,	
Dunlop,	Martin,	Taylor,	
Erwin,	M'Pherfon,	Turner,	
Fisher,	Power,	Wharton,	
Forster,	Preston,	Watfon,	
Hall,	Raum,	Welles.	38.
Hemphill,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Baird,	Messrs. Harris,	Messrs. Rugh,	
Boileau,	Huston,	Rofe,	
Cunningham,	Ingels,	Shoemaker,	
Conrad,	Krause,	Snyder,	
Ewalt,	Linnard,	Udree,	
Frailey,	Lyle,	Worrell,	
Follmer,	Logan,	Wright,	
Horne,	Mewhorter,	Weaver.	28.
Hartzell,	M'Dowell,		
Hendricks,	Penrose,		
So it was determined	in the affirmative.		

The fourth paragraph being under confideration,

On the question,-" Will the House agree to the same, as amended?"

The Yeas and Nays were called for by Mr. Linnard and Mr. Ingels, and are as follow, viz.

VEAC	N/ TC A O	N E A C	
YEAS.	YEAS.	Y E A S.	
Messrs. Evans, Speaker,	Messrs. Hopkins,	Messrs. Strickler,	
Albright,	Hostetter,	A. Scott,	
Bull,	Keppele,	Stewart,	
Brown,	Kelly,	J. Scott,	
Brooke,	Kennedy,	Speer,	
Blair,	Miller,	Sample,	
Campbell,	Martin,	Taylor,	
Dunlop,	M'Pherson,	Turner,	
Erwin,	Power,	Wharton,	
Fisher,	Preston,	Watfon,	
Forster,	Raum,	Welles.	. 37-
Hall,	Seckel,		
Hemphill,	Stover,		

NAYS.

NAYS.

NAYS.

Messrs. Baird, Messrs. Harris, Messrs. Rugh, Boileau. Huston, Rofe. · Cunningham, Ingels, Shoemaker Conrad, Krause, Snyder, Ewalt, Linnard, Udree, Frailey, Lyle, Worrell, Follmer, Logan, Wright, Horne, Mewhorter, Weaver. 28. Hartzell. M'Dowell, Hendricks. Penrose,

So it was determined in the affirmative.

The fifth paragraph being under confideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Weaver, and are as follow, viz.

YEAS.

YEAS.

YEAS.

Mesfrs. Evans, Speaker. Mesfrs. Horne, Messrs. Rose, Hartzell, « Raum, Albright, Hendricks, Seckel. Bull, Brown, Harris. Stover, Huston, Strickler, Baird, Brooke, Ingels, A. Scott, Keppele, Shoemaker, Boileau, Blair, Kelly, Stewart, Kennedy, Campbell, Snyder, Krause, J. Scott, Cunningham, Linnard, Conrad, Speer, Lyle, Dunlop, Sample, Erwin, Logan, Taylor, Mewhorter, Ewalt, Turner, Fisher, Miller, Udree, Wharton, Martin, Frailey, M'Pherson, Worrell, Follmer, Watfon, Forster, M'Dowell, Penrose, Wright, Hall, Power, Hemphill, Welles, 65. Preston, Weaver. Hopkins, Hostetter, Rugh,

So it was unanimously determined in the affirmative.

A motion was made by Mr. Hemphill, and feconded by Mr. Wharton,

To amend the report, by inferting the following paragraph between the fourth and fifth.

5th. "That it is the opinion of this House, that the principles contained in the resolutions of the Legislature of Kentucky are evidently calculated to disfuse.

diffuse a spirit of discontent and dissatisfaction among the citizens of the United States, to weaken their considence in the government of their choice, and to destroy every consideration of attachment and patriotism, which ought to bind a dutiful citizen to his country."

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Wharton, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Stover,
Albright,	Hopkins,	Strickler,
Bull,	Hostetter,	A. Scott,
Brown,	Keppele,	J. Scott,
Brooke,	Kelly,	Speer,
Blair,	Kennedy,	Taylor,
Campbell,	Miller,	Turner,
Dunlop,	M'Pherfon,	Wharton,
Erwin,	Power,	Welles. 31.
Fisher,	Preston,	`
Hall,	Seckel,	
NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Harris,	Meffrs. Rugh,
Boileau,	Huston,	Rofe,
Cunningham,	Ingels,	R'aum,
Conrad,	Krause,	Shoemaker,
Ewalt,	Linnard,	Stewart,
Frailey,	Lyle,	Snyder,
Folimer,	Logan,	Sample,
Forster,	Mewhorter,	Udree,
Horne,	Martin,	Worrell,
Hartzell,	M'Dowell,	Wright,
Hendricks,	Penrofe,	Weaver. 33.

So it was determined in the negative, and the resolution, as amended, is as follows, viz.

Refolved, That in the opinion of this House the people of the United States have vested in their President and Congress, as well the right and power of determining on the intent and construction of the constitution, as on the ordinary subjects of legislation, and the defence of the Union; and have committed to the supreme judiciary of the nation the high authority of ultimately and conclusively deciding upon the constitutionality of all legislative acts. The constitution does not contemplate, as vested or residing in the Legislatures of the several states, any right or power of declaring that any act of the general government " is not law, but is altogether void, and of no effect;" and this House considers such declaration as a revolutionary measure, destructive of the purest principles of our State and national compacts.

That it is with deep concern this House observes, in any section of our country, a disposition so hostile to her peace and dignity, as that which ap-

pears to have dictated the resolutions of the Legislature of Kentucky. Questions of so much delicacy and magnitude might have been agitated in a manner more conformable to the character of an enlightened people, flourishing under a government adopted by themselves, and administered by the men of their choice.

That this House view, as particularly inauspicious to the genuine principles of liberty and good government, the formal declaration by a legislative body, "that considence is every where the parent of despotism, and that free governments are founded in jealousy." The prevalence of such an opinion cuts asunder all the endearing relations in life, and renews, in the field of science and amity, the savage scenes of darker ages. Governments truly republican and free are eminently founded on opinion and considence; their execution is committed to representatives, selected by voluntary preference, and exalted by a knowledge of their virtues and their talents. No portion of the people can assume the province of the whole, nor resist the expression of its combined will. This House therefore protests against principles, calculated only to check the spirit of considence, and overwhelm with dismay the lovers of peace, liberty and order.

That this House consider the laws of the United States, which are the fubjects of fo much complaint, as just rules of civil conduct, and as component parts of a fystem of defence against the aggressions of a nation, aiming at the dominion of the world-conducting her attacks more by the arts of intrigue, than by her skill in arms—never striking, until she has deeply wounded or destroyed the considence of a people in their government-and, in fact, subduing more by the infamous aids of seduction, than by the strength of her numerous legions. The fedition and alien acts this House conceive contain nothing terrifying, but to the flagitious and defigning. Under the former, no criminality can be inferred or punishment inflicted, but for writing, printing, uttering, or publishing false, scandalous and malicious aspersions against the government, either House of Congress, or the President of the United States, with an intent to defame and bring them into contempt. der the latter, the citizens of the United States have not any thing more to fear, inafmuch as its operation will only remove foreigners, whose views and conduct are inimical to a government, instituted only for the protection and benefit of the citizens of the United States, and others, whose quiet and fubmiffion give them fome claim to the bleffing. Yet these laws are subjects of loud complaint. But this House forbears an examination into the cause, and only expresses its surprise that such an opposition to them exists! Our country's dearest interest demands every where unanimity and harmony in her councils, and this House is unable to discover any means more favourable to those important objects, than confidence in the wife and honest labours of those, in whose hands is reposed the facred charge of preserving her peace and independence. The voice of the greater number the constitution declares shall pronounce the national will; but in the opinion of this House the provision is vain, unless it be followed by the unfeigned and practical acquiescence of the minor part. Loud and concerted appeals to the passions of the community are calculated to produce discussions more boisterous than wise, and effects more violent than useful. Our prayer therefore is, that our country may be faved from foreign war and domestic strife.

That it is the opinion of this House, that it ought not to concur in the design of the resolutions of the Legislature of Kentucky.

On motion of Mr. Kelly, seconded by Mr. Strickler,

Refolved, That the foregoing refolution be figned by the Speaker, and that the Governor be requested to transmit the same to the Governor of Kentucky.

Adjourned until three o'clock on Monday next, P. M.

#### MONDAY, February 11th, 1799. P. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation.

- 1. An Act to regulate the general elections within this commonwealth.
- 2. An Act to erect the town of Greenesburgh, in the county of West-moreland, into a borough.
- 3. An Act to authorife John Canan to erect a toll-bridge over the Frankstown branch of the Juniata.
- 4. A Supplement to an act, entituled "An Act to provide for the erection of Houses for the employment and support of the poor in the counties of Chester and Lancaster."

Mr. Rugh prefented a petition from Jacob Huff, stating some difficulties which have arisen to the transfer of a piece of land, purchased by him from a certain John Devos, and praying aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Hendricks, Mr. Wright and Mr. Rugh, to report thereon.

Mr. Worrell presented a petition from a number of the inhabitants of the township of Oxford, in the county of Philadelphia, praying that the said township be erected into a new election district, and that the inhabitants thereof be permitted to hold their general elections in the village of Frankford, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Philadelphia, to report thereon.

Mr. Fisher presented a petition from Matthias Keely, owner of certain lots in the town of Milford, in the county of Wayne, praying that the seat of justice of the said county be not removed, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

NAYS.

NAYS.

NAYS.

Messrs. Baird, Messrs. Harris. Messrs. Rugh, Boileau, Huston, Rose. Cunningham, Ingels, Shoemaker, Conrad, Kraufe, Snyder, Ewalt. Linnard, Udree, Frailey, Lyle, Worrell, Follmer, Logan, Wright, Horne, Mewhorter, Weaver. 28. Hartzell. M'Dowell, Hendricks, Penrofe.

So it was determined in the affirmative.

The fifth paragraph being under confideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Weaver, and are as follow, viz.

YEAS.

YEAS.

YEAS.

65.

Messrs. Evans, Speaker. Messrs. Horne, Messrs. Rose, Hartzell, Raum, Albright, Hendricks, Seckel, Bull, Harris, Stover, Brown, Huston, Strickler, Baird, Ingels, A. Scott, Brooke, Keppele, Shoemaker, Boileau, Kelly, Stewart, Blair, Kennedy, Snyder, Campbell, Krause, T. Scott, Cunningham, Linnard, Speer, Conrad, Lyle, Sample, Dunlop, Logan, Erwin, Taylor, Mewhorter, Turner, Ewalt, Udree, Miller, Fisher, Wharton, Martin, Frailey, M'Pherson, Worrell, Follmer, Watson, M'Dowell, Forster, Wright, Penrofe, Hall, Hemphill, Power, Welles, Weaver. Preston. Hopkins, Hostetter, Rugh,

So it was unanimously determined in the assirmative.

A motion was made by Mr. Hemphill, and feconded by Mr. Wharton, To amend the report, by inferting the following paragraph between the fourth and fifth.

5th. "That it is the opinion of this House, that the principles contained in the resolutions of the Legislature of Kentucky are evidently calculated to disfuse

diffuse a spirit of discontent and distaissaction among the citizens of the United States, to weaken their considence in the government of their choice, and to destroy every consideration of attachment and patriotism, which ought to bind a dutiful citizen to his country."

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Wharton, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, S	peaker. Messrs. Hemphill,	Messrs. Stover,	
Albright,		Strickler,	
Bull,	Hostetter,	A. Scott,	
Brown,	Keppele,	J. Scott,	
Brooke,	Kelly,	Speer,	
Blair,	Kennedy,	Taylor,	
Campbell		Turner,	
Dunlop,	' M'Pherson	•	
Erwin,	Power,	Welles.	31.
Fisher,	Preston,		
Hall,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Baird,	Messrs. Harris,	Meffrs. Rugh,	b
Boileau,	Huston,	Rose,	
Cunning	nam, Ingels,	Raum,	
Conrad,	Krause,	Shoemake	r,
Ewalt,	Linnard,	Stewart,	
Frailey,	Lyle,	Snyder,	
Follmer,	Logan,	Sample,	
Forster,	Mewhorter	•	
Horne,	Martin,	Worrell,	
Hartzell,	M'Dowell,	Wright,	

So it was determined in the negative, and the refolution, as amended, is as follows, viz.

Peniose,

Hendricks.

Refolved, That in the opinion of this House the people of the United States have vested in their President and Congress, as well the right and power of determining on the intent and construction of the constitution, as on the ordinary subjects of legislation, and the desence of the Union; and have committed to the supreme judiciary of the nation the high authority of ultimately and conclusively deciding upon the constitutionality of all legislative acts. The constitution does not contemplate, as vested or residing in the Legislatures of the several states, any right or power of declaring that any act of the general government " is not law, but is altogether void, and of no essect in and this House considers such declaration as a revolutionary measure, destructive of the purest principles of our State and national compacts.

That it is with deep concern this House observes, in any section of our country, a disposition so hostile to her peace and dignity, as that which ap-

Weaver.

pears to have dictated the resolutions of the Legislature of Kentucky. Questions of so much delicacy and magnitude might have been agitated in a manner more conformable to the character of an enlightened people, flourishing under a government adopted by themselves, and administered by the men of their choice.

That this House view, as particularly inauspicious to the genuine principles of liberty and good government, the formal declaration by a legislative body, "that considence is every where the parent of despotism, and that free governments are founded in jealousy." The prevalence of such an opinion cuts assumed all the endearing relations in life, and renews, in the field of science and amity, the savage scenes of darker ages. Governments truly republican and free are eminently founded on opinion and considence; their execution is committed to representatives, selected by voluntary preference, and exalted by a knowledge of their virtues and their talents. No portion of the people can assume the province of the whole, nor resist the expression of its combined will. This House therefore protests against principles, calculated only to check the spirit of considence, and overwhelm with dismay the lovers of peace, liberty and order.

That this House consider the laws of the United States, which are the subjects of so much complaint, as just rules of civil conduct, and as component parts of a fystem of defence against the aggressions of a nation, aiming at the dominion of the world-conducting her attacks more by the arts of intrigue, than by her skill in arms-never striking, until she has deeply wounded or destroyed the confidence of a people in their government—and, in fact, subduing more by the infamous aids of seduction, than by the strength of her numerous legions. The fedition and alien acts this House conceive contain nothing terrifying, but to the flagitious and defigning. Under the former, no criminality can be inferred or punishment inflicted, but for writing, printing, uttering, or publishing false, scandalous and malicious aspersions against the government, either House of Congress, or the President of the United States, with an intent to defame and bring them into contempt. der the latter, the citizens of the United States have not any thing more to fear, inafmuch as its operation will only remove foreigners, whose views and conduct are inimical to a government, instituted only for the protection and benefit of the citizens of the United States, and others, whose quiet and fubmission give them some claim to the blessing. Yet these laws are subjects of loud complaint. But this House forbears an examination into the cause, and only expresses its surprise that such an opposition to them exists! Our country's dearest interest demands every where unanimity and harmony in her councils, and this House is unable to discover any means more favourable to those important objects, than confidence in the wife and honest labours of those, in whose hands is reposed the sacred charge of preserving her peace and independence. The voice of the greater number the conflitution declares shall pronounce the national will; but in the opinion of this House the provision is vain, unless it be followed by the unfeigned and practical acquiescence of the minor part. Loud and concerted appeals to the passions of the community are calculated to produce discussions more boisterous than wise, and effects more violent than useful. Our prayer therefore is, that our country may be faved from foreign war and domestic strife.

That it is the opinion of this House, that it ought not to concur in the defign of the resolutions of the Legislature of Kentucky.

On motion of Mr. Kelly, feconded by Mr. Strickler,

Refolved, That the foregoing refolution be figned by the Speaker, and that the Governor be requested to transmit the same to the Governor of Kentucky.

Adjourned until three o'clock on Monday next, P. M.

# MONDAY, February 11th, 1799. P. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation.

- 1. An Act to regulate the general elections within this commonwealth.
- 2. An Act to erect the town of Greenesburgh, in the county of West-moreland, into a borough.
- 3. An Act to authorife John Canan to erect a toll-bridge over the Frankstown branch of the Juniata.
- 4. A Supplement to an act, entituled "An Act to provide for the erection of Houses for the employment and support of the poor in the counties of Chester and Lancaster."

Mr. Rugh prefented a petition from Jacob Huff, stating some difficulties which have arisen to the transfer of a piece of land, purchased by him from a certain John Devos, and praying aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Hendricks, Mr. Wright and Mr. Rugh, to report thereon.

Mr. Worrell presented a petition from a number of the inhabitants of the township of Oxford, in the county of Philadelphia, praying that the said township be erected into a new election district, and that the inhabitants thereof be permitted to hold their general elections in the village of Frankford, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Philadelphia, to report thereon.

Mr. Fisher presented a petition from Matthias Keely, owner of certain lots in the town of Milford, in the county of Wayne, praying that the seat of justice of the said county be not removed, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be referred to the committee already appointed on that fubject, to report thereon.

Mr. J. Scott presented a petition from a number of the inhabitants of the county of Franklin, praying that John Huston, of the village of Fannets-burgh, be authorised to raise, by lottery, the sum of eight hundred dollars, for the purpose of repairing the road from Miller's Spring to Pittsburgh, where it crosses the Chittatinna mountain, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Franklin, to report thereon.

The committee on that part of the Governor's Address, relative to the Wyoming controversy, made report, which was read, as follows, viz.

That in their opinion the dignity of the State is combined with the interest of individuals, in accelerating the settlement of a controversy, which has existed for so long a time.

Upon recuring to the proceedings of former Legislatures, they have found that some of the impediments, which have prevented an earlier termination of this important dispute, have arisen from blending the case of those, who have settled upon the lands at Wyoming antecedent to the decree of Trenton (by which decree the right of jurisdiction was definitively decided to be in Pennsylvania) with the case of persons, who have intruded upon the territory of the State subsequent to the date of that decree.

The committee are of opinion, that in point of justice the cases are materially different, and ought to be distinctly considered.

They therefore recommend to the House, in the first instance, to endeavour to effect an extinguishment of the title of the Pennsylvania Claimants to the lands within what are commonly called the seventeen townships, and which were generally settled by the Connecticut Claimants antecedent to the decree aforesaid. When the State have re-acquired the title, it will then be in her power to dispose of the lands to the Connecticut settlers upon such terms, as may comport with right and justice.

With this view the committee submit the following resolutions to the confideration of the House, viz.

- 1st. Refolved, That compensation be offered to the Pennsylvania Claimants, for the lands claimed by them in the seventeen townships aforesaid.
- 2d. That difinterested commissioners be appointed, authorised and required, to ascertain the different qualities of the lands being within the seventeen townships claimed as aforesaid, designating them by first, second and third qualities; that for lands of the first quality the sum of per acre, for lands of the second quality the sum of per acre, and for lands of the third quality the sum of per acre, be offered, as a compensation to such of the Pennsylvania claimants, as have paid the purchase money for the lands claimed by them in the townships aforesaid.

3d. That to such of the Pennsylvania claimants, as have not paid the purchase money as aforesaid, but who have only paid the price of location, there be offered the said price of location, with interest from the time such payment was made.

4th. That to fuch of the Pennsylvania claimants, as may accede to the above proposals within a time to be limited by law, certificates be iffued to the amount of the value of their lands, when ascertained as aforesaid, which certificates shall, in all payments to be made at the Land-office, be receivable as specie; and the funds to be derived from the Land-office shall be appropriated to reimburse the amount of certificates which may be issued in pursuance hereof.

And on motion, and by fpecial order, the same was read the second time.

On motion,

Ordered, That the further confideration thereof be postponed until Friday, the 15th instant; that it be the first order for that day; and that one hundred copies be printed for the use of the Members of this House.

The amendments by the Senate on the bill, entituled "An Act to con"tinue in force, for a limited time, an act, entituled "A further Supplement
to the act, entituled An Act to enjoin certain duties on the Secretary
of the commonwealth, and for other purposes;" were read the first time,
as follows, viz.

Amendments by the Senate on the bill, entituled "An Act to continue in force, for a limited time, an act, entituled "A further Supplement to the act, entituled An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes."

SECT. I. line 4, next after the word "That," insert the words, "fo much "of;" line 8, next after the word "fix," insert the words, "as provides "for and directs an increase of the salary of the Deputy-Secretary."

Title of the bill. Next after the word "time," infert the words "part" of:"

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "A Supplement to "the act, entituled "An Act to extend the powers of the Justices of the Peace in this State," were read the first time, as follows, viz.

Amendments by the Senate on the bill, entituled "A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace" in this State," to wit.

SECT. I. line 21, strike out the words, "or any two of them." Strike out from the word "cases," in line 25, to the word "provided," in line 29, and, in place of the words struck out, insert the words, "Provided never- 'theless, that if the damages so found by the referees shall not amount to more 'than one dollar, the plaintiff or plaintiff's shall not recover more costs than da- "mages." And strike out the word "nevertheless," in line 29, and in place thereof insert the word "also."

SECT. VII. line 6, next after the word "amended," infert the words, and the second section of the act, entituled "An Act to continue in sorce, for a limited time, the act, entituled "An Act to extend the powers of the fustices of the Peace in this State, and for other purposes therein mentioned, passed the fourth day of April, one thousand seven hundred and ninety-eight." Strike out the preamble.

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to provide for reimbursing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Mont-gomery, during the prevalence of the late contagious fever," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act to incorporate the Infurance "Company of the city of Philadelphia," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, the 20th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act for erecting part of the county of York into a "separate county."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

On motion,

Ordered, That Mr. Hemphill and Mr. Keppele be added to the committee, to whom were referred the petitions for the removal of the feat of justice in the county of Somerset.

Adjourned until ten o'clock to-morrow, A. M.

# TUESDAY, February 12th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported, that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to authorise the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred thousand dollars."

And

And having presented the said bill to the Chair, the Speaker signed the same.

Mr. Harris presented a petition from a number of the inhabitants of the townships of Fermanagh and Milford, in the county of Mifflin, praying to be authorised by law to hold their general elections at the public school-house in Mifflin-town, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Harris, Mr. Williamson and Mr. Snyder, to report thereon.

Mr. Boileau presented a petition from Joseph Hart, owner of certain lots in the town of Milford, county of Wayne, praying that the seat of justice of the said county be not removed, which was read, and

On motion, and by fpecial order, the same was read the second time.

Ordered, That it be referred to the committee appointed on that subject, to report thereon.

Mr. Hall presented a petition from Benjamin Hodgdon, a holder of lots in the town of Milford, county of Wayne, of a similar tenor to the last, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the last mentioned committee, to report thereon.

Mr. Stover presented a petition from John Sees, praying compensation for military services performed in the revolutionary war of the United States, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on claims, to report thereon.

Mr. Keys presented a petition from Andrew Tryer, of a similar tenor to the last, which was read, and

On motion, and by fpecial order, the fame was read the fecond time.

Ordered, That it be referred to the last mentioned committee, to report thereon.

Mr. Sample prefented a petition from a number of the inhabitants of the township of Erwin, in the county of Allegheney, praying to be erected into an election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee, to whom were referred the petitions from the faid county for new election districts, with instructions to report by bill or otherwise.

Mr. Snyder prefented a petition from a number of the inhabitants of the township of Shamokin, in the county of Northumberland, praying to be crected into an election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be refered to Mr. Snyder, Mr. Follmer and Mr. Shoemaker, to report thereon.

Mr. Harris presented a petition from a number of the inhabitants of the county of Misslin, praying pecuniary aid to open and improve a road from Kishicoquillas Valley to Penn's Valley, in the said county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

The committee of accounts made a further report (in part) which was read, as follows, viz.

That they have fettled the account of Samuel Benge, for contingent expences for this House, and find there is due to him the sum of thirty-sour pounds sixteen shillings and eleven pence: They therefore offer the following resolution, viz.

Refolved, That the Speaker be requested to draw his warrant on the Treafurer of this commonwealth, in favour of Samuel Benge, for the sum of thirty-four pounds sixteen shillings and eleven pence.

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "An Act to con-"tinue in force, for a limited time, an act, entituled "A further Supple-"ment to the act, entituled An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes," read yesterday, were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The amendments by the Senate on the bill, entituled "A Supplement to the act, entituled An Act to extend the powers of the Justices of the Peace in this State," read yesterday, were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The report of the committee appointed to prepare and report an address to the Governor, for the removal of Benjamin Brannon from office, read the 6th instant, was read the second time, and adopted.

On motion,

Ordered, That a copy of the said address, together with the specification of charges against the said Brannon, and his answer thereto, be transmitted to the Senate.

The bill, entituled "A Supplement to the act, entituled An Act providing "that the person of a debtor shall not be liable to imprisonment for debt, after delivering up his estate for the benefit of his creditors, unless he hath been guilty of fraud or embezzlement," was read, as reported by the committee of the whole House.

And

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for "the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the pre"valence of the late malignant sever, and also for the payment of interest thereon."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the faid bill, with amendments, which were read, and

Ordered to lie on the table.

The Clerk reported that he had prefented to the Senate, for concurence, the bill, entituled "An Act to enable aliens, in certain cases, to purchase and "hold real estates within this commonwealth;" and informed the Senate that this House had concured the amendment on the bill, entituled "An Act to authorise the President, Directors and Company of the Bank of Penn-"sylvania to make a loan to the United States of a sum not exceeding sive "hundred thousand dollars;" and that he had presented to the Speaker of the Senate, for his signature, the bill, entituled "An Act for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian "meeting-house in Missin-town, in the county of Missin;" and the bill, entituled "An Act to authorise the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum "not exceeding sive hundred thousand dollars."

Adjourned until ten o'clock to-morrow, A. M.

#### WEDNESDAY, February 13th, 1799. A.M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act for raising, by way of lottery, a sum not exceeding two thoufand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Misslin-town, in the county of Misslin.
- 2. An Act to authorife the Prefident, Directors and Company of the Bank of Pennfylvania to make a loan to the United States of a fum not exceeding five hundred thousand dollars.

Mr. Frailey presented petitions from a number of the inhabitants of Berks county, praying that an alteration be made in the judiciary system of the State, which were read, and

On

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon.

Mr. Welles presented a petition from a number of the inhabitants of the county of Luzerne, praying that permission may not be given to erect a dam in the river Susquehanna, from Tioga-point to the island opposite, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Welles, Mr. Rose and Mr. Watson, to report thereon.

Mr. Worrell presented a petition from the Trustees of a school near the Rising-Sun tavern, in Philadelphia county, praying permission to raise, by way of lottery, the sum of sive hundred dollars, for the benefit of the said institution, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Philadelphia, to report thereon.

Mr. Coolbaugh presented a petition from a number of the inhabitants of the townships of Lower Smithfield, Middle Smithfield, Hamilton, Chesnuthill and Towamensing, in the county of Northampton, praying that the said townships may not be separated from the said county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on that subject, to report thereon.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of Shamokin township, in Northumberland county, made report, which was read, as follows, viz.

That they have had the subject matter committed to them under consideration, and are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioners.

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of the townships of Fermanagh and Milford, in Mifflin county, made report, which was read, as follows, viz.

That they are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill for changing the place of holding elections in the district composed of the townships of Fermanagh and Milford, in the county of Misslin.

And

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the last mentioned committee be a committee, for the purpose expressed in the said resolution.

The committee to whom was refered, the 11th instant, the petition of a number of the inhabitants of the township of Oxford, in the county of Philadelphia, having obtained leave, reported a bill, entituled "An Act to di"vide the Busseltown election district, in the county of Philadelphia," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, the 8th instant, the petition of a number of the inhabitants of York county, praying that the poor of the said county be made a county charge, made report, which was read, as follows, viz.

That they have had the faid petition under their confideration, and are of opinion that the prayer thereof is reasonable and just: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, making provision for the erection of a house for the employment and support of the poor in the county of York.

Ordered to lie on the table.

The bill, entituled "A Supplement to the act, entituled "An Act pro"viding that the person of a debtor shall not be liable to imprisonment for
debt, after delivering up his estate for the benefit of his creditors, unless
he hath been guilty of fraud or embezzlement," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" MR. SPEAKER,

"I have the honour to return the bill, entituled "An Act to afford relief to Union Academy, in the county of Northampton," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives."

And having prefented the faid bill and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to afford re"lief to Union Academy, in the county of Northampton."

Next

Next after section I. insert a new section, to wit.

SECT. II. And be it further enacted by the authority aforefaid, That the Governor of this commonwealth be, and he is hereby, directed and required to draw a warrant on the Treasurer of Northampton county, in favour of the Trustees of Northumberland academy, in the county aforesaid, for the sum of three hundred dollars, to be paid out of the arrearages of taxes due by the said county to the commonwealth, to be applied by the said trustees in compleating and finishing the building for the accommodation of the said institution.

Make SECT. II. SECT. III. and in line 2, make "academy" "academies;" in line 5, strike out the word "feven," and in place thereof insert the words, "five in each academy;" and in line 6, next after the word "in," insert the words "either of," and make "academy" "academies."

Infert another new fection, to wit.

SECT. IV. And be it further enacted by the authority aforesaid, That the Governor of this commonwealth be, and he is hereby, directed to draw a warrant on the Treasurer of Cumberland county, in favour of the Trustees of Dickinson College, for the sum of five thousand dollars, to be paid out of the arrearages of taxes due by the said county to the commonwealth, to be applied by the said Trustees to the use of the said College.

Strike out the Preamble.

Strike out the word " Therefore, in the enacting clause.

Title of the bill. Strike out the words, "Union Academy, in the county of Northampton," and in place thereof insert the words, "certain seminaries of learning within this commonwealth."

Ordered to lie on the table.

The bill, entituled "An Act for erecting part of the county of York into a feparate county," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Kelly, and feconded by Mr. Turner,

To amend the same, by inserting in line 13, next after the word "line," the words, " so as to exclude the township of Hanover and its outlots."

A division of the question was called for by Mr. Kennedy, ending with the word "Hanover."

On the question,—" Will the House agree to the first part of the said amend-"ment?"

It was determined in the affirmative.

And on the question,-" Will the House agree to the second part?"

It was determined in the negative, and the section, as amended, adopted.

The third fection being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Linnard,

To

To amend the same, by striking out of line 12 the word "Gettysburgh," and inserting in place thereof the words, "at the Low Dutch meeting-house, "near the forks of the road.

On the question,-" Will the House agree to the Said amendment?"

The Yeas and Nays were called for by Mr. Kelly and Mr. Bull, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Baird,	Messrs. Hendricks,	Messrs. Rugh,	
Brooke,	Harris,	Rose,	
Boileau,	Huston,	Strickler,	
Blair,	Ingels,	Shoemaker,	
Coolbaugh,	Kennedy,	Stewart,	
Cunningham,	Krause,	Snyder,	
Conrad,	Linnard,	J. Scott,	
Eyre,	Lyle,	Sample,	
Ewalt,	Logan,	Udree,	
Frailey,	Mewhorter,	Van Horne,	
Follmer,	Miller,	Watfon,	
Gehr,	Martin,	Wright,	
Hopkins,	M'Dowell,	Williamson,:	
Hartzell,	Penrofe,	Weaver.	42
NAYS.	NAYS.	NAYS.	
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Seckel,	
Albright,	Hannum,	Stocker,	
Bull,	Hostetter,	A. Scott,	
Brown,	Kirk,	Speer,	
Campbell,	Keys,	Taylor,	
Erwin,	Kelly,	Turner,	
Forster,	M'Pherson,	Welles.	2
Hall,	Preston,		

So it was determined in the affirmative.

A motion was made by Mr. Forster, and seconded by Mr. Bull,

To amend the section, by striking out of line 11 the word "fecond," and inserting the word "third," in place thereof.

Which was agreed to, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to incorporate the town of West-Chester into a borough."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

2.

3.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair two messages from the Governor.

And having withdrawn, the same were read, as follow, viz.

To the SENATE and House of Representatives of the GENERAL

Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

- HAVE this day approved and figned the following acts of the General Affembly; and I have directed the Secretary to return the same to the House of Representatives, in which they originated.
- I. An ACT to erect the town of Greenesburgh, in the county of West-moreland, into a borough.
- II. A SUPPLEMENT to an act, entituled "An Act to provide for the erection of Houses for the employment and support of the poor in the counties of Chester and Lancaster."
- III. An Act to authorise John Canan to erect a toll-bridge over the Frankstown branch of the Juniata river.

#### THOMAS MIFFLIN.

Philadelphia, February 9th, 1799.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennfylvania.

#### GENTLEMEN,

- HAVE this day approved and figned the following acts of the General Assembly; and I have directed the Secretary to return the same to the House of Representatives, in which they originated.
- I. An ACT to authorife the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred thousand dollars.
- II. An ACT for raising, by way of lottery, a sum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Missin-town, in the county of Missin.

## THOMAS MIFFLIN.

Philadelphia, February 13th, 1799.

The report in part of the committee of accounts, read yesterday, was read the second time, and the resolution therein contained adopted.

On motion,

Ordered, That Saturday next be affigned for the fecond reading of the bill, entituled "An Act to enable William Alexander and Robert Alexander, and

"the survivor of them, trustees of an estate held for the use of Jonathan

"Williams and Mariamne his wife, and their joint heirs, with the remainders over, to fell and convey the said estate, or such parts thereof as may

" be necessary, and to invest the monies arising therefrom to the same uses,

" but in other property more beneficial and productive, and for other pur-

" poses therein mentioned," and that it be the first order for that day.

On motion,

Ordered, That Monday next be affigned for the fecond reading of the bill, entituled "An Act to incorporate that district of the Northern-Liberties, "lying between the middle of freet and the river Delaware, and between Vine-street and Cohocksink creek," and that it be the first order for that day.

Adjourned until ten o'clock to-morrow, A. M.

## THURSDAY, February 14th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Horne presented a petition from Lawrence Erb, late an officer in the militia of this State, praying for five years full pay, in lieu of half pay, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on claims, to report thereon.

Mr. Martin prefented a petition from Elizabeth Hunt, widow and adminifratrix of Isaac Seely, deceased, late of the county of Northumberland, praying compensation for arrearages of cloathing due the said Isaac Seely, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the last mentioned committee, to report thereon.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying that an alteration may be made in the judiciary system of the State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that subject, to report thereon.

The committee to whom was refered, the 5th instant, the petition of the President and Directors of the Bank of North-America, having obtained leave, reported a bill, entituled "An Act to continue an act, entituled "An Act to revive the incorporation of the subscribers to the Bank of North-America," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday, the 28th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred, January 2d last, the petition of a number of the inhabitants of the county of Dauphin, it favour of Christian

Bear,

Bear, having obtained leave, reported a bill, entituled "An Act to autho"rife Christian Bear to erect a mill-dam in Swatara creek, in the county of
"Dauphin," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigned for the second reading of the faid bill, and that it be the order for that day.

The committee appointed for the purpose, reported a bill, entituled "An Act to divide the first election district in Northumberland county, and for changing the place of holding elections in the district composed of the townships of Fermanagh and Milsord, in Missin county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 22d instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose, reported a bill, entituled "An "Act to erect an election district in the county of Allegheney," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the faid bill, and that it be the order for that day.

The committee to whom was referred the bill, entituled "An Act to de"clare certain roads within this commonwealth to be State roads, and to
"provide for the repairing, maintaining and supporting the same," reported a
bill, entituled "An Act for repairing and maintaining the public roads within
"this commonwealth," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 26th instant, be affigured for the second reading of the said bill, and that it be the order for that day.

Mr. Hemphill read in his place a bill, entituled "An Act for reviving fuits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the country of Montgomery," and, having obtained leave, presented the same to the Chair, when it was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 25th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for erecting part of the county of York into a separate county," was read the third time.

On the question,—" Shall the faid bill pass?"

The Yeas and Nays were called for by Mr. M'Pherson and Mr. Keppele, and are as follow, viz.

YEAS.	Y E A S.	Y E A S.	-
Messrs. Baird,	Messrs. Hendricks,	Mestrs. Seckel,	
Brooke,	Harris,	Stocker,	
Boileau,	Huston,	Stover,	
Blair,	Ingels,	Strickler,	
Coolbaug		Shoemaker,	
Cunningl		Stewart,	
Conrad,	Linnard,	Speer,	
Dunlop,	Lyle,	Sample,	
Eyre,	Logan,	Taylor,	
Erwin,	Mewhorter,	Udree,	
Ewalt,	Miller,	Van Horne,	
Frailey,	Martin,	Worrell,	
Follmer,	M'Pherson,	Watson,	
Forster,	M'Dowell,	Wright,	
Gehr,	Penrose,	Williamson,	
Hall,	Rugh,	Weaver.	~0
•		vv caver.	52
Hopkins, Hartzell,	Raum,		
Hartzen,	Raum,		
NAYS.	NAYS.	NAYS.	
Messrs. Evans. S	peaker. Messrs. Hemphill,	Messrs. Kelly,	
Albright,		Power,	
Bull,	Hostetter,	Palmer,	
Brown,	Horne,	A. Scott,	
Campbell		Turner,	
Fisher,	Kirk,	Welles.	18

So it was determined in the negative.

Ordered, That it be transmitted to the Senate, for concurence.

A motion was made by Mr. Fisher, seconded by Mr. Seckel, and read, as follows, viz.

Refolved, That the Speaker be requested to draw his warrant on the State Treasurer, in favour of Albright and Lahn, the printers of the Journal of this House in the German language, for the sum of eight hundred dollars, on account.

Ordered to lie on the table.

The bill, entituled "An Act for establishing an Health-office, for se-"curing the city and port of Philadelphia from the introduction of pestilential and contagious diseases, and for repealing all the existing laws on these subjects," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Kelly, and feconded by Mr. Keppele,

To amend the same, by inserting, in line 69, next after the word "and," where it last occurs, the words, "the Governor is hereby authorised and re-"quired." Strike out of the same line the words "Health-office;" strike out of line 70, the words "Quarantine-Master," and insert in place thereof the word "and; and add to the same line the words, "the said Board shall "have power to appoint an Health-Officer, Quarantine-Master, and."

Which was determined in the affirmative.

A motion was made by Mr. Frailey, and seconded by Mr. Boileau,

To amend, by striking out lines 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and part of 25, to the word "shall," inclusive, and to insert, in place of the words so stricken out, the following, viz. "immediately after "the passing of this att, and on the last Monday in every year thereafter, three or more of the Justices of the Peace for the county of Philadelphia, refiding in the Northern-Liberties, shall appoint three citizens of their town- ship, three or more Justices of the Peace for the aforesaid county, residing in the district of Southwark and the township of Moyamensing, shall appoint three citizens of their district and township, and the Mayor, or Recorder, and three Aldermen of the city of Philadelphia shall appoint six citizens of the said city, to be a Board of Health, and the Board of Health for the time being shall."

On the question,—" Will the House agree to the said amendment?"

It was determined in the negative, and the section, as amended, adopted.

The second, third and fourth sections were agreed to, and then

The House adjourned until half past three o'clock, P. M.

#### EODEM DIE. P. M.

The House met pursuant to adjournment.

The House resumed the consideration of the bill, entituled "An Act for establishing an Health-office, for seuring the city and port of Philadelphia from the introduction of pestilential and contagious diseases, and for repealing all the existing laws on these subjects."

A motion was made by Mr. Penrose, and seconded by Mr. Linnard,

To amend the same, by adding thereto the following, as an additional section, viz.

SECT. XXVII. And be it further enacted by the authority aforesaid, That this act shall continue in force for three years, and from thence to the end of the next session of the General Assembly, and no longer.

Which was determined in the affirmative.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act for establishing an Health"office, for securing the city and port of Philadelphia from the introduction
"of pestilential and contagious diseases," and that it be transcribed for a
third reading.

The

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to authorise Ulrick Kessinger, his heirs and assigns, "to maintain a dam in the river Schuylkill, in the county of Berks."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Mewhorter asked and obtained leave of absence for ten days from to-morrow.

Mr. Hopkins asked and obtained leave of absence for one week.

The Clerk reported, that he had informed the Senate that this House had concured the amendments by the Senate on the following bills, entituled, respectively, viz.

- 1. An Act to continue in force, for a limited time, an act, entituled "A further Supplement to the act, entituled An Act to enjoin certain duties "on the Secretary of the commonwealth, and for other purposes."
- 2. A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace in this State."

And that he had presented an Extract from the Journal, relative to the Address to the Governor for the removal of Benjamin Brannon from office, and also the papers directed to be transmitted to the Senate on that subject.

Adjourned until ten o'clock to-morrow, A. M.

## FRIDAY, February 15th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Preston presented petitions from a number of the inhabitants of the county of Delaware, praying that a law may not pass, to authorise the erection of a poor-house in the said county, which were read, and

Ordered to lie on the table.

Mr. Follmer prefented a petition from a number of the inhabitants of the townships of Amity, Douglass, Earl, Colebrookdale, District and Hereford, in the county of Berks, praying to be erected into one election district, and to hold their general elections at the house of Henry Keely, in the township of Douglass aforesaid, which was read, and

Ordered to lie on the table.

The committee appointed January 2d last, to join a committee of the Senate, to examine into the state of the Pennsylvania Hospital, made report, which was read, as follows, viz.

That they have performed that fervice, and have the fatisfaction to obferve that the house was kept clean, and every department was in excellent order, order, the patients therein being as comfortably provided for, as circum-flances would admit of in their unhappy and afflicted condition.

The total number of patients admitted last year was two hundred and forty-two, of whom one hundred and forty-eight were pay, and ninety-four were poor patients: Among them were one hundred and two lunatics, or such as were deprived of their understanding. Of those two hundred and forty-two persons, ninety-three were cured, thirty-two were relieved, seven were taken out by their friends, or at their request, thirty-four died, two eloped, sive were sent to the house of employ, and sixty-nine remained, in all two hundred and forty-two.

The number in the hospital at the time the committee visited the house were seventy-three, of whom twenty-eight were poor, and forty-sive were pay patients, of which seventy-three persons about sifty were lunatics.

Besides those admitted into the House, the committee sind, that, during the last year, two hundred and twenty out-patients were attended from the Hospital at their private dwellings, all of whom were poor, and consisted of strangers and others, to whom advice and medicines were administered gratis. Of those two hundred and twenty, one hundred and seventy-six were cured, twelve were relieved, nineteen died, two were removed, and twenty remained under care.

Many of those patients having the small-pox, measles, yellow fever, and other infectious diseases, made it improper to admit them into the Hospital, for which reason they were attended at their own homes.

The productive capital flock at interest this year, at six per cent. is twenty thousand three hundred and seventy-eight pounds twelve shillings and two-pence, which exceeded the capital of last year in the sum of seventy-eight pounds three shillings and six-pence.

In going through the building, the committee had to observe with great pleasure, that fifty-eight very convenient rooms are provided in the western apartments for lunatics, all of which are arched with brick, and made very secure against fire and other accidents; but they could not observe without concern the unfinished state of the centre building, in which they apprehend there is a danger that much of the valuable work that is already done, at a great expence to the State, will be liable to suffer, if it is not compleated in the course of the ensuing year.

Ordered to lie on the table.

The bill, entituled "An Act to incorporate the town of West-Chester in"to a borough," was read, as reported by the committee of the whole
House.

The fecond fection being under confideration,

A motion was made by Mr. Keppele, and feconded by Mr. Frailey,

To amend the same, by striking out of lines 7 and 8 the words, "free"bolders inhabitants," and inserting, in place of the words so stricken out,
the word "citizens."

On the question,—" Will the House agree to the faid amendment?" It was determined in the negative.

A motion was made by Mr. Fisher, and seconded by Mr. Blair,

To amend, by inferting in line 7, between the words " freeholders inha-" bitants," the words, " who shall be citizens of this State, and."

Which was agreed to, and the fection, as amended, adopted.

The third fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Boileau,

To amend the same, by striking out of line 11 the word "freeholders," and inserting the word "citizens," in place thereof.

On the question,-" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. M'Pherson, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Horne,	Messrs. Rose,
Albright,	Hartzell,	Raum,
Bull,	Hendricks,	Seckel,
Buckley,	Harris,	Stocker,
Baird,	Huston,	Stover,
Boileau,	Ingels,	Strickler,
Blair,	Keppele,	Shoemaker,
Campbell,	Kirk,	Stewart,
Coolbaugh,	Kennedy,	Snyder,
Cunningham,	Kraufe,	Speer,
Dunlop,	Linnard,	Sample,
Eyre,	Lyle,	Taylor,
Erwin,	Logan,	Turner,
Ewalt,	Miller,	Udree,
Fisher,	Martin,	Van Horne,
Frailey,	M'Pherson,	Worrell,
Follmer,	M'Dowell,	Wright,
Forster,	Penrofe,	Wilfon,
Hemphill,	Power,	Welles,
Hannum,	Preston,	. Williamson,
Hopkins,	Palmer,	Weaver. 65.
Hostetter,	Rugh,	

NAYS.

NAYS.

NAYS.

Mr. Brown,

Mr. Kelly,

Mr. A. Scott.

So it was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz. "Mr.

#### " MR. SPEAKER,

"I have the honour to return the bill, entituled "An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned," which the Senate hath passed, with an amendment, to which they request the concurence of the House of Representatives."

And having presented the said bill and amendment to the Chair, he with-drew.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the report of the committee, to whom was referred that part of the Governor's Address relative to the Wyoming controversy.

After fome time,

The Speaker refumed the Chair, and Mr. Weaver reported progress, and asked leave to sit again.

Leave was granted, and that they fit again on Tuesday next.

Mr. Hemphill asked and obtained leave of absence for one week from to-

Mr. Horne asked and obtained leave of absence for one week from to-

Mr. Campbell asked and obtained leave of absence for ten days from to-

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. A Supplement to the act, entituled "An Act providing that the per"fon of a debtor shall not be liable to imprisonment for debt, after deliver"ing up his estate for the benefit of his creditors, unless he hath been guilty
  "of fraud or embezzlement."
  - 2. An Act for erecting part of the county of York into a separate county.

Adjourned until ten o'clock to-morrow, A. M.

# SATURDAY, February 16th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Keppele presented a petition from Wignell and Reinagle, proprietors of the New Theatre in Philadelphia, praying that so much of the bill for the prevention of vice and immorality, now pending, as prohibits all theatrical amusements, be not passed into law, which was read, and

Ordered to lie on the table.

The committee to whom were refered the petitions of a number of the inhabitants of Wayne county, respecting the division of that county, and the removal of the seat of justice, made report, which was read, as follows, viz.

That

That they have attentively considered the different matters therein stated, and particularly the great hardships suffered by the inhabitants of the six upper townships, in consequence of the seat of justice being sixed at Milsord, a situation so remote from the centre and improving part of the county, and separated from it by an extent of barrens from twenty-sive to forty miles in width, that it is almost impracticable for the people to attend the courts of justice.

The committee are of opinion, that, in order to alleviate these grievances, the seat of justice of Wayne county ought to be removed from the town of Milsord to some suitable spot, at or within sour miles of the Dyberry sork of the Lachawaxen, and that the inhabitants of the six upper townships ought to pay the expence necessarily incured by the commissioners appointed to six the seat of justice and erect public buildings, and also to pay the purchase money of the lots sold at auction by the said commissioners; and that until public buildings shall be erected at or near the forks of Lachawaxen, the courts shall be held at the mansion house at Wilson-Ville. They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, in conformity to the foregoing principles.

Ordered to lie on the table.

The committee to whom was refered, the 13th instant, the petition of the Trustees of the school near the Rising-Sun tavern, in the township of the Northern-Liberties, made report, which was read, as follows, viz.

That they have had under confideration the faid petition, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petition.

Ordered to lie on the table.

The committee to whom was refered the bill, entituled "A Supplement to the act, entituled "An Act for the regulation of apprentices," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, the 27th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The amendment by the Senate on the bill, entituled "An Act to incor"porate and endow an academy or public school in the town of York, and
for other purposes therein mentioned," was read, as follows, viz.

Amendment by the Senate on the bill, entituled "An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned."

SECT. III. lines 85, 86 and 87, strike out the words, "in the place or "flead of these who shall resign their places, or who shall die," and in place thereof insert the words, "to supply any vacancies that may happen by death, "resignation, or otherwise,"

And

And on motion, and by special order, the same was read the second time. Whereupon,

Resolved, That this House concur the said amendment.

The bill, entituled "An Act to incorporate the town of West-Chester" into a borough," was read the third time.

Whereupon

Refolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"I have the honour to present a bill, entituled "An Act to appoint and authorise Commissioners to sell the house intended for the accommodation of the President of the United States, and the adjacent ground, the property of this commonwealth, and for other purposes relative to the said building," to which the Senate request the concurrence of the House of Representatives."

And having presented the said bill to the Chair, he withdrew.

The bill, entituled "An Act for the appointment and regulation of con-"stables in the district of Southwark," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Dunlop, and seconded by Mr. Forster,

To amend the same, by inserting, in line 8, next after the word "afore"faid," the following, viz. "and the electors of each county town, not erect"ed into a borough, township or district, which now is or hereafter may be
"erected within this commonwealth, shall annually, on the same day and place
"when and where they meet to choose Supervisors of the highways, elect two

suitable persons, inhabitants thereof."

Which was determined in the negative, and the section adopted.

And the said bill having been fully considered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to provide for the payment of twenty-nine" thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the prevalence of the late malignant [56] "fever,

" fever, and also for the payment of interest thereon," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Fisher, and seconded by Mr. Linnard,

To fill the blank with the words, " thirty-two thousand four hundred " and eighty."

Which was determined in the affirmative.

A motion was made by Mr. Kelly, and feconded by Mr. Coolbaugh,

To postpone the further consideration of the said section, in order to introduce the following, as a substitute, viz.

SECT. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the Governor of this commonwealth be, and he is hereby, empowered and directed forthwith to draw his warrant on the State Treasurer, in favour of the Managers of the Marine and City Hospitals, or the Board of Health, as the case may be, for the sum of ten thousand dollars; and, as soon as conveniently may be after the first day of May next, to draw his other warrant or warrants on the State Treafurer, in favour of the said Managers, or the Board of Health, as the case may be, for such sum or sums as will be sufficient to repay the balance then due, as well on account of the faid principal fum, as of the interest thereon accrued; which warrants shall be paid by the State Treasurer, out of any monies in the treasury of this commonwealth not otherwise specially appropriated, and shall be applied by the said Managers to discharge and pay the faid principal fum of twenty-nine thousand dollars, and the interest which shall have accrued thereon.

On the question,—" Will the House agree to postpone, for the purpose afore-

The Yeas and Nays were called for by Mr. Kelly and Mr. Coolbaugh, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Albright,	Meffrs. Coolbaugh,	Messrs. Martin,	
Bull,	Hostetter,	M'Pherson,	
Buckley,	Harris,	M'Dowell,	
Baird,	Kelly,	Weaver. 1	2.
NAYS.	NAYS.	NAYS.	
Messirs. Evans, Speaker.	Messrs. Erwin,	Messrs. Huston,	
Brown,	Ewalt,	Keppele,	
Barclay,	Fisher,	Kirk,	
Brooke,	Frailey,	Kennedy,	
Blair,	Follmer,	Kraufe,	
Cunningham,	Forster,	Linnard,	
Conrad,	Hall,	Lyle,	
Dunlop,	Hartzell,	Logan,	
Eyre,	Hendricks,	Penrofe,	

NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Palmer,	Messrs. Shoemaker,	Messrs. Van Horne,
Rugh,	Stewart,	Wharton,
Rofe,	Snyder,	Worrell,
Raum,	Speer,	Watson,
Seckel,	Sample,	- Wright,
Stocker,	Taylor,	Wilfon,
Stover,	Turner,	Welles,
Strickler,	· Udree,	Williamson. 51.

So it was determined in the negative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

A motion was made by Mr. Frailey, feconded by Mr. Conrad, and adopted, as follows, viz.

Refolved, That the Secretary of the commonwealth be directed to lay before this House a copy of the decree of the Commissioners at Trenton, on the claim of the State of Connecticut to lands in the northern parts of this State; of the report of the Commissioners appointed by the act, entituled "An Act for ascertaining and confirming to certain persons, called Connecticut claimants, the lands by them claimed within the county of Luzerne, and for other purposes therein mentioned;" and, generally, of all other papers in his office relating to the Wyoming controversy.

Adjourned until three o'clock on Monday next, P. M.

## MONDAY, February 18th, 1799. P. M.

The House met pursuant to adjournment.

Mr. Keppele presented a petition from Leonard Neale, Vicar-general of the Roman Catholic church, and Matthew Carr, Pastor of St. Mary's church, of the same communion, praying to be authorised by law to raise, by way of lottery, the sum of ten thousand dollars, for the purpose of compleating the church of St. Augustine, in the city of Philadelphia, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members from the city of Philadelphia, to report thereon.

Mr. Preston presented a petition from Philip Thomas, stating that he purchased, and proceeded to improve, a tract of land on Cusewago creek, in Allegheney county, but, before he had compleated the improvement according to law, his good intentions were arrested by the loss of his sight, which he fears will endanger his legal claim to the said land, and therefore praying relief, which was read, and

On

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Preston, Mr. Power and Mr. Martin, to report thereon.

Mr. Keppele prefented a petition from a meeting held in Philadelphia, reprefenting the religious fociety of Friends, called Quakers, in Pennfylvania, New-Jersey, Delaware, and the eastern part of Maryland, praying for the total abolition of flavery within this commonwealth, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Hall, Mr. Linnard, Mr. Preston, Mr. Keys, Mr. Van Horne, Mr. Kennedy, Mr. Hostetter, Mr. J. Scott and Mr. Cunningham, to report thereon.

The committee on roads and inland navigation, to whom was refered, the 1st instant, the petition of James Philips, in behalf of himself and others, made report, which was read, as follows, viz.

That, upon enquiry, they find that the land of Messrs. Philips and Co. reaches within about fourteen miles of the mouth of Mushannon creek; that their land includes the said creek, for about sixteen miles; that the land on each side of the creek, between its mouth and the land of Messrs. Philips and Co. is generally mountainous and barren. The committee are of opinion that the opening and improving the navigation of that creek, in the manner proposed by the memorialist, will facilitate the settlement and improvement of the lands lying in the back parts of Missin and Huntingdon counties, without being injurious either to the public or to individuals: They therefore offer the following resolution, viz.

Refolved, That the petitioner have leave to bring in a bill, conformably to the terms mentioned in his petition.

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

The bill from the Senate, entituled "An Act to appoint and authorise "commissioners to sell the house intended for the accommodation of the "President of the United States, and the adjacent ground, the property of this commonwealth, and for other purposes relative to the said building," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 26th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for the appointment and regulation of conflables in the diffrict of Southwark," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An A& to provide for the payment of twenty-nine" thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia

"Philadelphia and its vicinity, during the prevalence of the late malignant fever, and also for the payment of interest thereon," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

A motion was made by Mr. A. Scott, feconded by Mr. Wharton, and adopted, as follows, viz.

Refolved, That a committee be appointed to enquire into, and report to this House, the propriety of making the office of Prothonotary of the Supreme Court of this State a falary office, and directing that the fees of the faid office be paid into the State Treasury.

Ordered, That Mr. A. Scott, Mr. Bull, Mr. Welles, Mr. Snyder and Mr. Weaver be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Fisher, seconded by Mr. Seckel, and read the 14th instant, in favour of Albright and Lahn, was read the second time, and the resolution therein contained adopted.

A motion was made by Mr. Frailey, feconded by Mr. Ewalt, and read, as follows, viz.

Refolved, That a committee be appointed to bring in a bill to repeal the act, entituled "An Act to prevent the fale of lottery tickets within this "commonwealth," passed the 20th day of January, 1792.

Ordered to lie on the table.

A motion was made by Mr. Penrose, seconded by Mr. Coolbaugh, and read, as follows, viz.

Whereas the act, entituled "A further Supplement to the act, entituled "An Act to establish a Board of Wardens for the port of Philadelphia, and for other purposes therein mentioned," will expire in a short time: And whereas the provisions contained in said act appear to be very falutary: Wherefore

Refolved, That a committee be appointed to bring in a bill, to continue in force, for a limited time, the act, entituled "A further Supplement to the "act, entituled "An Act to establish a Board of Wardens for the port of "Philadelphia, and for other purposes therein mentioned."

Ordered to lie on the table.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And then he withdrew.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An A& to authorise the Courts of Quarter "Sessions to permit and regulate the erection of dams for mills and other water-works."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported that the committee had negatived the faid bill.

Adjourned until ten o'clock to-morrow, A. M.

## TUESDAY, February 19th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act to continue in force, for a limited time, an act, entituled "A "further Supplement to the act, entituled An Act to enjoin certain duties "on the Secretary of the commonwealth, and for other purposes."
- 2. A Supplement to the act, entituled "An Act to extend the powers" of the Justices of the Peace in this State."

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Dunlop presented a petition from the trustees of the Chambersburgh academy, in the county of Franklin, praying for their proportion of the land appropriated for public schools, and other aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Buckley, Mr. Power and Mr. Sample, to report thereon.

The message from the Governor, received yesterday, was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the act of the General Affembly, entituled "An Act to regulate the general elections within this common-" wealth;" and I have directed the Secretary of the commonwealth to return the fame to the House of Representatives, in which it originated.

## THOMAS MIFFLIN.

Philadelphia, February 15th, 1799.

The bill, entituled "An Act to authorife Ulrich Kiffinger, his heirs and affigns, to maintain a dam in the river Schuylkill, in the county of Berks," was read, as reported by the committee of the whole House.

And the faid bill having been fully considered by paragraphs,

Ordered,

Ordered, That the title thereof be, "An Act to authorise Ulrich Keffinger, his heirs and affigns, to maintain a wing-dam in the river Schuylkill, in the county of Berks," and that it be transcribed for a third reading.

A motion was made by Mr. Kennedy, seconded by Mr. Conrad, and read, as follows, viz.

Whereas a confiderable lofs has been fultained, for want of the Clerks of the Land-office being kept in employ during the time the city of Philadelphia was visited with the malignant contagious difease, commonly called the yellow fever, in the years 1793, 1797 and 1798: And whereas the books of the Secretary and Receiver-General of the Land-office are considerably behind, and it would be to the advantage of the State to have them brought up: And in order to remedy the evil, it would be right and proper to authorise the Secretary and Receiver-General of the Land-office (in case the malignant disease should return to the city) to procure a convenient place fomewhere in the country, and remove such of their books and papers as they think proper, and keep the Clerks employed in bringing up such of their books as may be in arrear: Therefore

Resolved, That a committee be appointed to bring in a bill, authorising the Secretary and Receiver-General of the Land-office (in case the malignant contagious disease, commonly cailed the yellow fever, should return to the city) to take some convenient house in the country, and remove such books and papers, as they may deem necessary to enable them to keep their Clerks in employ, respectively, to bring up such of their books as may be found in arrear.

Ordered to lie on the table.

The report of the committee of the whole House, made yesterday, on the bill, entituled " An Act to authorise the Courts of Quarter Sessions to " permit and regulate the erection of dams for mills and other water works," viz. "That they had negatived the bill," was read.

On the question, -" Will the House agree to the same?"

It was determined in the affirmative.

The report of the committee on claims, on the report on the petition of John Hazelwood, read the 31st January last, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Hannum, Mr. Williamson and Mr. Huston be a committee, for the purpose expressed in the said resolution.

The report of the committee on the petitions of a number of the inhabitants of the county of Wayne, read the 16th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Fisher, Mr. Brooke and Mr. Kennedy be a committee, for the purpose expressed in the said resolution.

On motion,

Ordered, That Thursday next be affigned for the second reading of the bill. entituled "An Act to incorporate that district of the Northern-Liberties, " lying between the middle of street and the river Delaware, and be"tween Vine-street and Cohockfink creek," and that it be the first order for that day.

On motion,

Ordered, That Wednesday, the 27th instant, be assigned for the second reading of the bill, entituled "An Act to authorise the Commissioners of Montgomery county, and their successors in office, to raise money by toll for compleating a bridge over the Perkiomin creek, on the road leading from Philadelphia to Reading," and that it be the first order for that day.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to explain and amend an act, entituled An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation."

After some time,

The Speaker refumed the Chair, and Mr. Dunlop reported progrefs, and asked leave to sit again.

Leave was granted, and that they fit again on Tuesday, March 5th next.

The Clerk reported that he had prefented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon.
- 2. An Act for the appointment and regulation of constables in the district of Southwark.
  - 3. An Act to incorporate the town of West-Chester into a borough.

    Adjourned until ten o'clock to-morrow, A. M.

## WEDNESDAY, February 20th, 1799. A.M.

The House met pursuant to adjournment.

The Clerk reported that he had informed the Senate, that this House had concured the amendment by the Senate on the bill, entituled "An Act to "incorporate and endow an academy or public school in the borough of "York, and for other purposes therein mentioned;" and that he had prefented to the Speaker of the Senate, for his fignature, two bills, entituled, respectively, viz.

- 1. An A& to continue in force, for a limited time, an a&, entituled "A further Supplement to the a&, entituled An A& to enjoin certain duties "on the Secretary of the commonwealth, and for other purposes."
- 2. A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace in this State."

Mr. Hartzell presented a petition from a number of the officers of the militia in the county of Northampton, praying for an alteration in the militia law of this State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on the part of the Governor's Address relative to that subject, to report thereon.

The committee of claims, to whom was refered, December 17th last, the petition of Francis Mentges, made report, which was read, as follows, viz.

That it appears to the committee that the petitioner was absent from the State, in the service of the United States, and had not an opportunity of making his claim within the time prescribed by the act of Assembly of November, 1789, barring all claims not presented by the first day of January, 1791.

It also appears to the committee that this compensation was not made in consequence of any requisition of Congress, but flowed from the bounty of the State, and of course not at any time chargeable to the general government, from whence it may be reasonably inferred that the State could not be injured by any delay which has taken place.

The committee are further of opinion, that a claim thus founded in justice should not be barred by any act of limitation, and are therefore of opinion that the prayer of the petition ought to be granted: And for this purpose, they submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Comptroller-General to fettle the accounts of the faid Francis Mentges, late Colonel in the Pennfylvania line, agreeably to an act of Assembly passed the first day of March, 1780, and to grant a certificate for such sum or sums of money as shall be found due to him; and to authorise the Governor to draw his warrant upon the Treasurer of this commonwealth for the same, which warrant shall be paid out of the money in the Treasury unappropriated, any law to the contrary notwithstanding.

Ordered to lie on the table.

The committee on claims, to whom was referred, the 31st December last, the report on the petition of Anthony Wright, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioner into consideration, and are of opinion, that as the commissioners for trying gun-powder, who were appointed by the act, entituled "An Act providing for the inspection of "gun-powder," passed the 18th day of April, 1795, have employed an inspector not contemplated by the Legislature, nor mentioned in the said act, whereby extra expences have been accumulated, this commonwealth ought not to be subjected to the payment thereof, otherwise a precedent may be established for commissioners or agents, appointed under other laws, to proceed conformably to private opinion in respect of expenditures, and erroneously believe suture Legislatures are bound to repay the same: They therefore offer the following resolution, viz.

Resolved,

Resolved, That the petitioner have leave to withdraw his petition.

Ordered to lie on the table.

The committee on claims, to whom was referred, January 30th last, the petition of Joseph Knight, made report, which was read, as follows, viz.

That Joseph Knight, in the year 1774, sold to Oswald Eve a tract of land, situate near Frankford, in Philadelphia county, for one thousand eight hundred and sifty-sive pounds.

On the fixth of March, 1775, faid Knight executed a deed in fee for the faid land to Oswald Eve, and on the seventh faid Oswald mortgaged the fame land to Knight, for the payment of one thousand two hundred pounds, with interest from the first of May, 1775, and at the same time gave to said Knight his three bonds, with warrants of attorney to confess judgments thereon, as concurrent securities.

On the twenty-third of May, 1796, Ofwald Eve gave to J. Knight a fourth bond, with a warrant of attorney to confess a judgment thereon, for fix hundred pounds, being the residue of the consideration money for said land, payable the first of June, 1776.

In the year 1778 Oswald Eve was attainted of high treason, and his estate forfeited to the commonwealth, and the lands aforesaid were advertised for sale by the agents for confiscated estates, upon notice of which J. Knight applied to the Executive Council to direct the same to be fold subject to the mortgage aforesaid, the equity of redemption being the only estate said Eve had in the land. The Executive Council not allowing the application of said Knight, the said land was sold, exonerated of all claims.

By virtue of an act of Assembly of this commonwealth, passed March 30th, 1785, J. Knight filed his claim in the Supreme Court, which decreed, on January 22d, 1784, that there was due to said Knight, on the said mortgage, one thousand two hundred pounds, with interest from the first of May, 1775; and on the six hundred pounds bond three hundred and thirty-six pounds, with interest from the twenty-sist of July, 1776, together with thirty-sive shillings costs.

The Comptroller-General being authorised by said act to issue certificates for claims against forseited estates, decreed by the Supreme Court, issued accordingly to said Knight certificates to the amount of one thousand eight hundred and ten pounds ten shillings and six-pence, bearing interest from the first of July, 1783, which was less than the sum decreed him by four hundred and forty-three pounds six shillings and ten-pence, for which sum, with interest from the first of July, 1783, said Knight applies to the Legislature for payment.

The committee are of opinion that the claim of Joseph Knight upon this commonwealth is founded in equity, and that in consequence of the decree of the Supreme Court in his favour, the State is bound to make compensation: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to provide for the compensation of Joseph Knight in the sum of four hundred and forty-three

three pounds fix shillings and ten pence, with interest from the first of July, 1783.

Ordered to lie on the table.

The committee of claims, to whom were referred the petitions of William Henderson, John M'Kinney and Samuel Bryson, praying compensation for arrearages of cloathing, made report, which was read, as follows, viz.

That it appears to the committee that the petitioners aforesaid were officers in the late Pennsylvania line, and as such were entitled to certain gratuities of cloathing for services rendered, by the act of Assembly passed the first day of March, 1780; but it also appears that by a subsequent act, passed in November, 1789, that all claims for such cloathing must have been presented before the first day of January, 1791, else they could not be allowed. To comply with this limitation, a variety of causes appeared to prevent the said petitioners, which the committee are of opinion ought not at this time to operate against them.

The committee feel a confidence in the justice of the said petitioners' claim, and think no act of limitation ought to prevent their being allowed: They are also of opinion that the provision for cloathing, made by the act of 1780, was from the mere bounty of the State, and not from any requisition of Congress, and never could be charged to the general government, and consequently no injury has arisen to the State from the petitioners not having applied at a more early time.

The committee therefore are of opinion that the prayer of the faid petitioners ought to be granted, and submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Comptroller-General to fettle the accounts of the feveral petitioners, late officers in the Pennfylvania line, agreeably to an act of Assembly passed the first day of March, 1780, and to grant a certificate for such sum or sums of money, as shall be found to be due them severally, and to authorise the Governor to draw his warrant upon the Treasurer of this commonwealth for the same, which warrant or warrants shall be paid out of the money in the Treasury unappropriated, any law to the contrary notwithstanding.

Ordered to lie on the table.

The committee to whom were refered the petitions of a number of the inhabitants of the north-western part of the State, and the bills taken from the files of the late House, on the subject of the reserved lands and forseited lots in and adjoining the towns of Erie, Franklin, Waterford and Warren, in the county of Allegheney, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners into confideration, as well as the subject matter of the bills taken from the files of the late House, and are of opinion that the laws passed by different Legislatures for the laying out and selling the lots in the towns above mentioned, together with the several reservations thereto adjoining, have not had the goods effects contemplated.

The

The committee are fensibly impressed with the situation of that country, inasmuch as the population thereof has in a great measure been impeded by the operation of the existing laws, and private individuals materially injured. Presuming that legislative interference is absolutely necessary, in order to facilitate the settlement and improvement of a considerable part of the country, and particularly the towns above mentioned, they offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, for the fale of the referved lands and forfeited lots in and adjoining the towns of Erie, Franklin, Waterford and Warren, and to make fuch alterations in the town of Erie as they may think expedient, and

On motion, and by special order, the same was read the second time.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The committee appointed for the purpose reported a bill, entituled "An "Act in favour of John Hazelwood," which was read the first time, and

Ordered to lie on the table. Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act to authorise Ulrich Kissinger, his heirs and "afsigns, to maintain a wing-dam in the river Schuylkill, in the county of Berks," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the report of the committee on that part of the Governor's Address, relative to the Wyoming controversy.

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported further progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned."

And having presented the said bill to the Chair, the Speaker signed the same.

Adjourned until ten o'clock to-morrow, A. M.

## T H U R S D A Y, February 21st, 1799. A. M.

The House met pursuant to adjournment.

Mr. Ewalt presented petitions from a number of the inhabitants of the county of Allegheney, praying for a new county, agreeably to the boundaries by them given, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. Speaker,

"I have the honour to present, for concurence, a bill, entituled "An Act for altering and erecting certain election districts within this common-wealth."

And having presented the said bill to the Chair, he withdrew.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the report of the committee on that part of the Governor's Address relative to the Wyoming controversy.

After fome time,

The Speaker refumed the Chair, and Mr. Weaver reported further progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Mr. Brown asked and obtained leave of absence for one week.

Adjourned until ten o'clock to-morrow, A. M.

## F R I D A Y, February 22d, 1799. A. M.

The House met pursuant to adjournment.

Mr. Frailey presented a petition from a number of the inhabitants of the county of Berks, praying an alteration in the judiciary system of the state, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that subject, to report thereon.

Mr. Keppele presented a petition from William Irwine, praying compenfation for Montour's island, in the river Ohio, from which he has been ejected by a due course of law, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Keppele, Mr. Power, Mr. J. Scott, Mr. Cunningham and Mr. Harris, to report thereon.

The

The committee appointed for the purpose reported a bill, entituled "An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigued for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was referred the bill, taken from the files of the late House, entituled "An Act to compensate the heirs and devisees of John "Rankin, late of York county, deceased," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, March 5th next, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An "Act to authorise the removal of the seat of justice in the county of Wayne, "and for other purposes," which was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigured for the fecond reading of the faid bill, and that it be the order for that day.

The committee on roads and inland navigation, to whom was refered, December 19th last, the petition of a number of the inhabitants of the county of Northumberland, praying for aid to open and improve a road over the Broad Mountain, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners into confideration, and agree with them that that part of the great road leading from Philadelphia to Northumberland, known by the name of the Roushing Gap road, is the most eligible route over the Broad Mountain, it being the same which was heretofore approved of and recommended by Commissioners, appointed by government, as the best route over said mountain. And inasmuch as no public money has ever been expended on the same, the committee conceive themselves warranted to recommend the granting a small sum of money, to second and forward the laudable effort of such individuals, who have by voluntary subscriptions in part opened the said road: They therefore offer the following refolution, viz.

Refolved, That the fum of four hundred dollars be appropriated in aid of the faid road, and

On motion, and by special order, the same was read the second time.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed until Wednesday next, and that it be the order for that day.

The bill from the Senate, entituled "An Act for altering and erecting certain election districts within this commowealth," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, March 2d next, be affigued for the second reading of the said bill, and that it be the order for that day.

The letter from Peter Baynton, State Treasurer, read January 15th last, was read the second time.

Ordered, That the faid letter, and the statement therewith transmitted, be refered to the committee on ways and means, to report thereon.

The letter from Samuel Bryan, Register-General, read January 15th last, was read the second time.

Ordered, That the faid letter, with the annual statement therewith transmitted, be referred to the last mentioned committee, to report thereon.

The motion made by Mr. Penrose, seconded by Mr. Coolbaugh, relative to the Board of Wardens' act, read the 18th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Fisher, Mr. Penrose and Mr. Linnard be a committee, for the purpose expressed in the said resolution.

The report of the committee on the petition of John Findley, read the 7th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The report of the committee on the petition of James C. M'Grew, read January 25th last, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The petition of Caleb Davis, read January 11th last, was read the second time.

Ordered, That it be refered to Mr. Preston, Mr. Worrell, Mr. Bull, Mr. Palmer and Mr. Van Horne, to report thereon.

The bill, entituled "An Act to enable the owners and possessor of a certain tract of marsh meadow, situate on the west side of Darby creek, and
adjoining to the river Delaware, in the township of Ridley, in the county
of Delaware, to keep the banks, dams, sluices and slood-gates in repair,
and to raise a fund to defray the expence thereof," was read the second
time.

Whereupon, on motion,

Ordered, That the faid bill be referred to the last mentioned committee, to report thereon.

Agreeably

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the report of the committee on the Wyoming controversy.

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported that the committee had negatived the first resolution of the said report.

On motion,

Ordered, That to-morrow be affigned for the fecond reading of the bill, entituled "An A& to incorporate that district of the Northern-Liberties, "lying between the middle of threet and the river Delaware, and between Vine-street and Cohocksink creek," and that it be the first order for that day.

Mr. Taylor asked and obtained leave of absence for four days.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to authorise Ulrich Kissinger, his heirs and "assigns, to maintain a wing-dam in the river Schuylkill, in the county of "Berks;" and to the Speaker of the Senate, for his signature, the bill, entituled "An Act to incorporate and endow an academy or public school in "the town of York, and for other purposes therein mentioned."

Adjourned until eleven o'clock to-morrow, A. M.

## SATURDAY, February 23d, 1799. A. M.

The House met pursuant to adjournment.

The committee to whom was referred the bill, entituled "An Act to pro"vide for felling the feveral referved tracts of land adjoining the towns of
"Erie, Franklin, Warren, Waterford and Beaver, and for other purposes
"therein mentioned," reported a bill of a similar title, which was read the
sirst time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred the bill, entituled "An A&t for al"tering the place of holding special elections for the city of Philadelphia,
and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session," reported a bill of a
similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The

The report of the committee of the whole House, on the report of the committee on the Wyoming controversy, made yesterday, viz. "That they had negatived the first resolution therein contained," was read the second time, and

On the question,—" Will the House agree to the same?" It was determined in the negative.

And the first resolution contained in said report being under consideration,

A motion was made by Mr. Boileau, and seconded by Mr. Conrad,

To postpone the further consideration thereof, in order to introduce the following as a substitute, viz.

The Legislature of Pennsylvania, although desirous of terminating the unhappy dispute which has so long existed between many of the inhabitants of this State, commonly called Pennsylvania and Connecticut Claimants, concerning lands in the county of Luzerne, yet conceive they have not before them such sufficient and authentic documents, as to enable them to legislate on that subject, with justice to individuals, and safety to the State. To remove, however, as far as in their power, that difficulty out of the way of future Legislatures:

Refolved, That a committee be appointed to bring in a bill, on the following principles, viz.

Ist. To authorife the Governor of this commonwealth to appoint Commissioners, to repair to the county of Luzerne on or before the day of next, for the purpose of ascertaining the quantity and quality of lands held by Pennsylvania Claimants, prior to the decree of Trenton; what lands are held by patent under the late Proprietaries, and under the commonwealth; what lands are held by warrant, and to whom granted; what lands are held by location; what quantity is claimed by each individual, and what sums they have paid respectively. And the said Commissioners to designate the land by first, second and third qualities, estimating the probable value of the land of each quality in its original unimproved state.

2d. That the aforefaid Commissioners shall also ascertain the quantity and quality of lands held or claimed under what is commonly called Connecticut titles, which were actually settled before the decree of Trenton, according to the plan of the Susquehanna Company, or such as hold in right of such actual settlers; the quantity claimed by each individual respectively, classing the same into first, second and third qualities, estimating the value of the land of each quality in its unimproved state as aforesaid.

3d. To enable the faid Commissioners to determine the nature and extent of their several claims, the Pennsylvania and Connecticut Claimants shall be required to lay before them the evidence of their respective claims, with all the papers relative thereto, within a limited time.

4th. That the aforesaid Commissioners shall report to the next Legislature a particular and correct statement of the whole of their proceedings.

On the question,—" Will the House agree to postpone, for the purpose afore" said?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Preston, and are as follow, viz.

YEAS.

YEAS.

Hartzell,

YEAS.

Turner,

Udree,

Wharton,

Wright,

Wilfon,

Welles,

Weaver.

Williamson,

58.

Messrs. Snyder, Messrs. Conrad, Messrs. Baird, Van Horne. Linnard, 7. Boileau, Cunningham, NAYS. NAYS. NAYS. Messrs. Evans, Speaker. Messrs. Hendricks, Messrs. Seckel, Stocker, Albright, Harris, Stover, Ingels, Buckley, Keppele, Strickler, Barclay, A. Scott, Kirk, Brooke. Kelly, Shoemaker, Blair, Stewart, Coolbaugh, Kennedy, J. Scott, Krause, Dunlop, Lyle, Speer, Eyre, Sample, Erwin, Logan,

Ewalt, Miller,
Fisher, Martin,
Frailey, M'Dowell,
Follmer, Penrose,
Forster, Power,
Gehr, Preston,

Hall, Palmer,
Hannum, Rugh,
Hoftetter, Rofe,

So it was determined in the negative, and the resolution adopted.

Raum,

The fecond resolution being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Frailey,

To amend the same, by striking out the words, "bave paid the purchase money for the lands claimed by them," and to introduce the following in lieu thereof, "bold or claim lands by virtue of any warrant, grant or location, which warrants, grants or locations have been executed, and actually returned, agreeably to the laws of this State."

Which was determined in the affirmative.

A motion was made by Mr. Kelly, and feconded by Mr. Power,

Further to amend the same, by inserting in line 6, next after the word "acre," the words, "and for lands of the fourth quality the sum of per acre."

Which was determined in the affirmative, and the resolution, as amended, adopted.

A motion

A motion was made by Mr. Kennedy, and feconded by Mr. Frailey,

To amend the report, by inferting an additional refolution, to be the third refolution.

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

The third resolution in the report was negatived.

The fourth resolution was agreed to.

'A motion was made by Mr. Frailey, and feconded by Mr. Power,

To amend the faid report by an additional resolution, to be the fifth resolution.

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

A motion was made by Mr. Kennedy, and seconded by Mr. Eyre,

To amend the report by an additional refolution, to be the fixth refolution.

On the question,-" Will the House agree to the same?"

It was determined in the affirmative.

And the refolutions were as follow, viz.

- Ist. Refolved, That compensation be offered to the Pennsylvania Claimants for the lands claimed by them in the seventeen townships aforesaid.
- 2d. That difinterested Commissioners be appointed, authorised and required, to ascertain the different qualities of the lands being within the seventeen townships claimed as aforesaid, designating them by first, second, third and fourth qualities; that for lands of the first quality the sum of per acre, for lands of the second quality the sum of per acre, for lands of the third quality the sum of per acre, and for lands of the fourth quality the sum of per acre, be offered, as a compensation to such of the Pennsylvania Claimants as hold or claim lands by virtue of any warrant, grant or location, which warrants, grants or locations have been actually returned, agreeably to the laws of this State, in the townships aforesaid.
- 3d. That the aforesaid Commissioners shall also ascertain the quantity of land held or claimed by each Connecticut Claimant, who was actually settled within the aforesaid townships before the decree of Trenton, according to the plan of the Susquehanna Company, or such as hold in right of such actual settlers, designating them by first, second, third and sourth quality, and that upon the said Connecticut Claimants agreeing to pay this State, by instalments, in years, the sum of per acre for land of the first quality, the sum of per acre for land of the stand of the sum of per acre for land of the fourth quality, and the sum of per acre for land of the fourth quality, with interest upon each instalment until it is paid; and in order that the said Connecticut Claimants may obtain titles to the land held by them as aforesaid, the Surveyor-General shall be authorised

to iffue orders of furvey to fuch of them as shall apply on or before the day of in the year , and direct the same to the Deputy-Surveyor of the county, who shall execute them as soon as may be in his power, and make returns thereof to the Surveyor-General, as the law directs in other cases, and patents shall be granted to them respectively, upon the payment of the office sees; provided that no orders of survey shall issue for any lands held or owned by the Pennsylvania Claimants, until their titles are first extinguished by conveyances of said lands to the commonwealth.

4th. That to such of the Pennsylvania Claimants, as may accede to the above proposals within a time to be limited by law, certificates be issued to the amount of the value of their lands, when ascertained as aforesaid, which certificates shall, in all payments to be made at the Land-office, be receivable as specie; and the funds to be derived from the Land-office shall be appropriated to reimburse the amount of certificates, which may be issued in pursuance hereof.

5th. That all such Pennsylvania Claimants, as shall not embrace the benefits of this act on or before the day of next, shall forfeit the right of the provisions therein contained.

6th. And in order to enable the State to comply with its engagements to the Pennfylvania Claimants, that in case that any of the Connecticut Claimants should not comply with the provisions of the act, within years, then, in such case, it shall and may be lawful for the Governor of this commonwealth to direct the sale of such of the lands of the Pennfylvania Claimants as have been conveyed to the commonwealth, and have not been conveyed to any of the said Connecticut Claimants, agreeably to the terms of the act; provided that the sale be made in the city of Philadelphia, at public auction, and advertised in one or more of the newspapers in the city at least six months before the sale.

On motion of Mr. Kennedy, feconded by Mr. Keppele,

Refolved, That a committee be appointed to bring in a bill, agreeably to the principles contained in the foregoing resolutions. And

Ordered, That Mr. Keppele, Mr. Worrell, Mr. Kennedy, Mr. Frailey and Mr. Sample be a committee for that purpose.

Agrecably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to incorporate "that district of the Northern-Liberties, lying between the middle of

" ftreet and the river Delaware, and between Vine-street and Cohocksink creek."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Adjourned until three o'clock on Monday next, P. M.

## MONDAY, February 25th, 1799. P. M.

The House met pursuant to adjournment.

Mr. Keppele presented a petition from a number of the inhabitants of the Northern-Liberties of the city of Philadelphia, praying that the bill now pending, for incorporating part of the Northern-Liberties, be not passed into a law, which was read, and

Ordered to lie on the table.

Mr. Kennedy presented two petitions from a number of the inhabitants of the county of Cumberland, praying that the poor, and certain roads in the faid county, be made a county charge, which were read, and

Ordered to lie on the table.

Mr. Barclay presented petitions from a number of the inhabitants of Bedford county, praying that a toll may not be laid on the bridge over Dunning's creek, near the town of Bedford, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to Mr. Barclay, Mr. Stewart, Mr. Miller, Mr. Ewalt, Mr. Cunningham, Mr. Hendricks and Mr. Weaver, to report thereon.

Mr. Coolbaugh prefented a petition from a number of the inhabitants of the county of Wayne, praying that the feat of justice of the faid county be not removed, which was read, and

Ordered to lie on the table.

Mr. Snyder prefented a petition from a number of the inhabitants of the county of Northumberland, praying pecuniary aid in opening and improving a road over the Broad Mountain, which was read, and

Ordered to lie on the table.

The committee to whom was referred the bill, entituled "An Act for "erecting parts of the counties of Mifflin, Northumberland, Lycoming and Huntingdon, into a separate county," reported a bill of a similar title, which was read, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, March 11th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, the 8th instant, the petition of Jonathan Wallace, having obtained leave, reported a bill, entituled "An Act" for the relief of Samuel Laird and others," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the said bill, and that it be the order for that day.

61

On motion,

Ordered, That Thursday next be assigned for the second reading of the bill, entituled "An Ast to provide for the settlement of the accounts of certain revenue officers," and that it be the first order for that day.

The bill, entituled "An Act for reviving fuits, process and proceedings, "which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery," was read the second time.

On the question,—" Will the House resolve itself into a committee of the " whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to grant James Moore, of Allegheney coun-"ty, a fractional part of the tract of land referved for the use of the State, "lying at the mouth of Big Beaver creek, on the Ohio," was read the second time.

On the question,—" Will the House resolve itself into a committee of the " whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the faid bill being under confideration,

A motion was made by Mr. Keppele, and feconded by Mr. Power,

To postpone the further consideration thereof for the present.

Which was determined in the affirmative.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to enable William Alexander and Robert Alexan-" der, and the survivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Agreeably to the order of the day, the bill, entituled "An Act for altering the place of holding special elections for the city of Philadelphia, and the "the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

. It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The report of the committee on roads and inland navigation, on the petitions from a number of the inhabitants of the northern parts of Allegheney county, read the 7th instant, was read the second time.

And the resolution therein contained being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Keppele,

To amend, by striking out the words, "ten thousand dollars."

Which was agreed to, and the resolution, as amended, adopted.

On motion

Refolved, That a committee be appointed to bring in a bill, agreeably to the principle contained in the faid refolution.

Ordered, That Mr. Forster, Mr. Snyder and Mr. Ewalt be a committee for that purpose.

The bill from the Senate, entituled "An A& to establish a ferry over the "river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

Adjourned until ten o'clock to-morrow, A. M.

# T U E S D A Y, February 26th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported a bill, entituled "An "Act for offering compensation to the Pennsylvania Claimants of certain lands

"within the seventeen townships in the country of Luzerne, and for other

" purposes therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following mellage, viz.

" MR. SPEAKER,

"I have the honour to present a bill, entituled "An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of estain trustees in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned," to which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An Act authorising Benjamin Herr, his heirs and assigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegmency," which the Senate have passed."

And having prefented the faid bills to the Chair, he withdrew.

The bill from the Senate, entituled "An Act empowering certain trustees, therein named, to fell and dispose of part of a certain tract of land situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, March 12th next, be affigned for the second reading of the said bill, and that it be the order for that day.

The committee on roads and inland navigation, to whom was refered, the 21st of January last, the petition of a number of the inhabitants of the county of Lycoming, praying pecuniary aid to open and improve a road from the town of Newbury to the one hundred and nine mile stone on the New-York line, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners under their confideration, and are of opinion that it ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, for laying out and opening the proposed road, from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the York State line, on condition that the petitioners raise the sum of three thousand dollars, to be applied in laying out and opening said road, which it is supposed will be adequate to the purpose of laying out and opening said road, and that the State resund the said sum, without interest, in one year after the said road is sinished agreeably to contract.

Ordered to lie on the table.

The motion made by Mr. Kennedy, feconded by Mr. Conrad, and read the 19th instant, was read the second time, and the resolution therein contained adopted.

Ordered,

Ordered, That Mr. Kennedy, Mr. Baird and Mr. Williamson be a committee, for the purpose expressed in the said resolution.

The bill from the Senate, entituled "An Act to establish a ferry over the "river Susquehanna, at or near the mouth of Juniata, and to vest the "right thereof in Matthias Flam and David Watts, their heirs and assigns," was read the third time.

Whereupon

Refolved, That the faid bills pass.

The bill, entituled "An Act for altering the place of holding special elec-"tions for the city of Philadelphia, and the townships of Blockley and King-"fessing, in the county of Philadelphia, when the Legislature is in session," was read the third time.

Whereupon '

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

"The bill, entituled "An Act for reviving suits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery," was read the third time.

Whereupon,

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to incorporate that district of the Northern-"Liberties, lying between the middle of freet and the river Dela-"ware, and between Vine-street and Cohocksink creek," was read, as reported by the committee of the whole House.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed until Saturday next.

The bill, entituled "An Act to enable William Alexander and Robert "Alexander, and the survivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act for repairing the public roads within this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported that the committee of the whole House had negatived the first section of the said bill, and

On motion, and by special order, the said report was read the second time, and adopted.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to appoint and authorise commissioners to sell the house intended for the accommodation of the President of the United States, and the adjacent ground, the property of this commonwealth, and for other purposes relative to the said building."

After some time,

The Speaker refumed the Chair, and Mr. Hemphill reported that the committee of the whole House had negatived the first section of the said bill.

On motion,

Ordered, That Saturday next be affigned for the fecond reading of the bill from the Senate, entituled "An A& to incorporate the Infurance Company" of the city of Philadelphia," and that it be the order for that day.

Adjourned until ten o'clock to-morrow, A. M.

### WEDNESDAY, February 27th, 1799. A.M.

The House met pursuant to adjournment.

Mr. Preston presented a petition from a number of the inhabitants of the county of Delaware, praying that a law may not pass to authorise the erection of a poor house in the said county, which was read, and

Ordered to lie on the table.

Mr. Van Horne presented a petition from the officers of the second regiment of the militia of Bucks county, stating sundry defects in the militia law of this State, and praying an amendment of the same, which was read, and

Ordered to lie on the table.

Mr. Dunlop presented a petition from a number of the inhabitants of the county of Franklin, praying that a sum of money he granted, out of the arrears of taxes of the said county, for opening and improving a direct road from Chambersburg towards Fort-Pitt, to fall into the State road at the top of Ray's hill, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

The bill, entituled "An Act to enable William Alexander and Robert" Alexander, and the furvivor of them, trustees of an estate held for the "use

ufe of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to fell and convey the faid estate, or such parts

"thereof as may be necessary, and to invest the monies arising therefrom to

the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituded "An Act to authorise the "Commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkionin creek, on the road leading from Philadelphia to Reading."

After fome time,

.The Speaker refumed the Chair, and Mr. Kelly reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Agreeably to the order of the day, the bill, entituled "An A& in favour of John Hazelwood," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House, on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the fame being under confideration,

On motion of Mr. Kelly, feconded by Mr. Frailey,

Ordered, That the further confideration thereof be postponed for the prefent.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to the act, "entituled "An Act for the regulation of apprentices."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported progress, and asked leave to fit again.

Leave was granted, and that they fit again to-morrow.

The Clerk reported that he had prefented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session."
- 2. An Act for reviving suits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery."

And that he had returned the bill, entituled "An Act to establish a ferry" over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and affigns," and informed the Senate that this House had passed the same.

Adjourned until ten o'clock to-morrow, A. M.

### T H U R S D A Y, February 28th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act to continue in force, for a limited time, an act, entituled "A further Supplement to the act, entituled "An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes."
- 2. A Supplement to the act, entituled "An Act to extend the powers of the Justices of the Peace in this State."
- 3. An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned."

Mr. Stocker presented a petition from a number of the inhabitants of the counties of Chester, Berks and Montgomery, praying that a new county be erected out of the said counties, agreeably to the bounds by them given, and that the seat of justice of the proposed new county be at Potts-town, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members from the faid counties, to report thereon.

Mr. Stocker presented petitions from a number of the inhabitants of the fifth election district, in the county of Montgomery, praying that the said district be erected into two election districts, and that the inhabitants thereof be permitted to hold their general elections at the house now occupied by Henry Kreps, in New-Hanover township, and at Potts-town, which were read, and

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An Act to provide for the opening a road from the Bald Eagle's nest, in "Missin county, to Le Bœuf, in the county of Allegheney," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, March 8th next, be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The

The committee to whom was refered, January 18th last, the petition of Jesse Rankin, having obtained leave, reported a bill, entituled "An Act for the relief of Jesse Rankin," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act further to extend the act, entituled "A further Supplement to the act, entituled An Act to establish a Board of Wardens for the port of Phila- delphia, and for other purposes therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, March 8th next, be affigned for the second reading of the said bill, and that it be the first order for that day.

The committee on claims, to whom was refered, the 12th instant, the petition of John Sees, made report, which was read, as follows, viz.

That the facts fet forth in the petition have not been substantiated: They therefore offer the following resolution, viz.

Refolved, That the petitioner have leave to withdraw his petition.

Ordered to lie on the table.

The committee on claims, to whom was refered, the 12th instant, the petition of Andrew Tryer, made report, which was read, as follows, viz.

That the faid Andrew Tryer never was enrolled in the tenth Pennsylvania regiment, but was a foldier of the Maryland line: They therefore offer the following resolution, viz.

Refolved, That the petitioner have leave to withdraw his petition.

Ordered to lie on the table.

On motion,

Ordered, That Monday next be affigned for the second reading of the bill from the Senate, entituled "An Act to provide for re-imbursing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtor's apartment to the county of Montgomery, during the prevalence of the late contagious fever," and that it be the first order for that day.

On motion,

Ordered, That the report of the committee, to whom was referred the report of the committee on the petition of Francis Johnston, Receiver-General of the Land-office, postponed January 28th last, be the order for Monday next.

On motion,

Ordered, That Thursday next be affigned for the second reading of the bill, entituled "A Supplement to an act, entituled An Act to regulate hawkers and pedlars," and that it be the first order for that day.

On motion,

Ordered, That Monday next be affigned for the fecond reading of the bill, entituled "An A& to authorife Robert Smith and others to erect and main"tain a wing-dam or dams in the river Delaware," and that it be the order for that day.

On motion,

Ordered, That Wednesday, the 13th instant, be assigned for the second reading of the bill, entituled "An Act declaring the rivers Codorus and Co-" newago, in the county of York, public highways, and for other purposes "therein mentioned," and that it be the first order for that day.

The House resumed the consideration of the bill, entituled "An Act in savour of John Hazelwood," postponed yesterday.

And the faid bill having been fully considered,

Ordered, That it be transcribed for a third reading.

The report of the committee on claims, to whom were referred the petitions of William Henderson, John M'Kinney and Samuel Bryson, read the 20th instant, was read the second time.

On motion,

Ordered, That the further confideration thereof be postponed until Friday, March 8th next.

Agreeably to leave given yesterday, the House again resolved itself into a committee of the whole House on the bill, entituled "A Supplement to the "act, entituled An Act for the regulation of apprentices."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported that the committee of the whole House had negatived the first section of the said bill.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for "the settlement of the accounts of certain revenue officers."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

The bill, entituled "An A& to vest in the heirs of William Rankin, de-"ceased, such part of his forfeited estate, as hath not been sold for the use "of this commonwealth," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act to continue an "act, entituled An Act to revive the incorporation of the subscribers to the "Bank of North-America."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to enable William Alexander and Robert "Alexander, and the survivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wise, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and "for other purposes therein mentioned."

Adjourned until ten o'clock to-morrow, A. M.

### FRIDAY, March 1st, 1799. A. M.

The House met pursuant to adjournment.

Mr. Keys presented petitions from a number of the inhabitants of the borough of Lancaster, praying that the law, entituled "An Act for establishing "a nightly watch, providing lamps, and supporting pumps, for public use, in the borough of Lancaster, in the county of Lancaster," be repealed, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the Members from the county of Lancaster, to report thereon.

Mr. Frailey presented a petition from a number of the inhabitants of the fix upper townships in the county of Wayne, praying that the seat of justice in the said county be not removed, which was read, and

Ordered to lie on the table.

Mr. Martin presented a petition from a number of the inhabitants of the township of Lower Bald Eagle, in the county of Lycoming, praying that they may not be separated from the said county, which was read, and

Ordered to lie on the table.

Mr. Martin presented petitions from a number of the inhabitants of the county of Lycoming, praying for the removal of the seat of justice of the said county, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to Mr. Martin, Mr. Brooke, Mr. Welles, Mr. Snyder and Mr. Mewhorter, to report thereon.

Mr. M'Dowell presented a petition from a number of the inhabitants of Washington county, praying for a new election district, agreeably to the bounds by them given, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the Members from that county, to report thereon.

Mr. Ingels presented a petition from Samuel Walton, administrator to the estate of Arnold Richardson, deceased, praying to be authorised to convey a certain lot of ground, part of the estate of the said Arnold Richardson, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Ingels, Mr. Linnard and Mr. Conrad, to report thereon.

Mr. Frailey presented a petition from a number of the inhabitants of Berks county, praying that an alteration be made in the judiciary system of the State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on that subject, to report thereon.

The committee on claims, to whom was refered, December 27th last, the report on the petition of James Millegan and Hugh Lenox, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the said report ought not to be adopted: They therefore offer the following resolution, viz.

Refolved, That the petitioners have leave to withdraw their petition.

Ordered to lie on the table.

The committee on claims, to whom was refered, January 15th last, the petition of Hannah Allman, widow of Lawrence Allman, deceased, made report, which was read, as follows, viz.

That it appears to the committee that the faid Lawrence Allman was regularly appointed and commissioned a Lieutenant in the first regiment of artillery belonging to the Pennsylvania line in the month of April 1777, and continued in service until the month of February, 1780, when there appearing to be too many officers for the men in the field, the said Lawrence Allman resigned his commission.

That on the 10th day of April following Congress resolved, that they would make good to the line of the army, and the independent corps thereof,

the deficiency of their original pay, occasioned by depreciation, and that the money and articles paid, or to be paid thereafter, by Congress, or the States, should be deemed as advanced on account, until a liquidation of their accounts should take place; providing, however, that no person should be entitled to the benefit thereof, except such as were engaged during the war, or for three years, and were then in service, or should thereafter engage during the war.

That on the 18th day of December, in the same year, the Legislature of Pennsylvania passed a law for carrying the aforesaid resolution into effect, whereby a scale of depreciation was fixed, and Auditors appointed to settle the pay of the officers and soldiers belonging to the Pennsylvania line, from the first day of January, 1777, to the first day of August, 1780; and the said Auditors were directed to estimate in specie all sums of continental money received in the aforesaid period, according to the aforesaid scale of depreciation, and issue certificates for the sums found due in specie; and surther, that the said Auditors be empowered to settle the accounts of those who had died in service.

That the aforesaid Auditors settled the accounts of Lawrence Allman, and issued a certificate to him for the sum of three hundred and sifty-two pounds specie, for the depreciation of his pay, in pursuance of the aforesaid act, but the late Comptroller-General declined discharging the same, from an opinion that the act of Assembly did not extend to his case.

That as the aforesaid Lawrence Allman did not quit the service of his country while his services were needed, and as his resignation was no injury to the American cause, but more a matter of necessity than choice, and as his services were as meritorious, in proportion to the time he continued in the Pennsylvana line, as those who were engaged during the war, or for three years, and who were in service at the time of passing the aforesaid resolution of Congress in the month of April, 1780, the committee are of opinion that the claim of the petitioner is sounded in justice, and that the act of Assembly of the 18th of December, 1780, was not intended to exclude from the benefit of the said act the claim of the petitioner; and the committee are further confirmed in that opinion, from the proceedings of the Auditors in settling the claim of the said petitioner, and issuing a certificate to him: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Comptroller-General to fettle the depreciation of the faid Lawrence Allman's pay, and empowering the Governor to draw his warrant on the State Treasurer for the sum found due.

Ordered to lie on the table.

The committee on roads and inland navigation, to whom was refered, the 21st of January last, the report of the committee on the petition of the inhabitants of Huntingdon, Somerset and Westmoreland counties, praying that the road from Franks-town to Ligonier Valley may be altered, and that a sum of money be appropriated, in aid of private subscriptions, for the purpose of opening the same, and for repairing such other parts as may be necessary, made report, which was read, as follows, viz.

[ 64 ]

That

That the committee have taken the same into consideration, and are of opinion that the object of the petitioners is of considerable importance, not only as it will accommodate a number of thriving settlements to the west of the Allegheney mountain, but will be the nearest route for travellers from the north-eastern parts of this State to Pittsburgh, and the settlements up the Allegheney river, there being no other waggon-road across the Allegheney mountain surther north-easterly: They therefore offer the following resolution, wiz,

Refolved, That a committee be appointed to bring in a bill, appropriating the fum of eight hundred dollars for opening and improving faid road.

Ordered to lie on the table.

The bill, entituled "An Act to west in the heirs of William Rankin, deceased, such part of his forfeited estate, as hath not been sold for the use of this commonwealth," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act in favour of John Hazelwood," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to continue an act, entituled An Act to re"vive the incorporation of the subscribers to the Bank of North-America,"
was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"I have the honour to present two extracts from the Journal of the Senate, and two bills, entituled, respectively, "An Act in aid of the inhabitants of the borough of Harrisburgh, in the county of Dauphin;" and "An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth," to which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia, and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon," which the Senate hath passed; and the bill, entituled "An Act to enable/aliens, in certain cases, to purchase and hold real estates within this commonwealth," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives.

And having prefented the faid extracts, bills and amendments to the Chair, he withdrew.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor, with the documents therein referred to.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act for offering "compensation to the Pennsylvania claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Mr. Kelly asked and obtained leave of absence for one week from to-mor-row.

Mr. Buckley asked and obtained leave of absence for three days from to-morrow.

Adjourned until ten o'clock to-morrow, A. M.

## SATURDAY, March 2d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegheney.
- 2. An Act to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns.

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Keppele presented a memorial from Samuel Preston, remonstrating against the petition of a number of the inhabitants of the fix upper townships of the county of Wayne, read yesterday, which was read, and

Ordered to lie on the table.

Mr. Rugh presented a petition from a number of the inhabitants of this State, praying pecuniary aid in opening and improving a road from Frankstówn, on the Juniata, to Pittsburgh, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

Mr.

Mr. Rugh presented a petition from a number of the inhabitants of this State, praying that a law may be passed, authorising the Receiver-General of the Land-office to give a credit to the holders of unsatisfied warrants for the same, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Fisher, Mr. Hopkins, Mr. Penrose, Mr. Turner, Mr. Lyle, Mr. Cunningham and Mr. Speer, to report thereon.

Mr. Penrose presented a petition from the pilots of the bay and river Delaware, praying that the law fixing their pay may be continued, and that they may be permitted to have daily pay, provision, and a residence on shore, during the period the vessel may be obliged to ride quarantine, should such a case arise, which was read, and

Ordered to lie on the table.

The committee, to whom was referred the bill, entituled "An Act for the abolition of flavery in the commonwealth of Pennfylvania," reported a bill of a fimilar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigued for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, February 22d last, the petition of William Irwine, having obtained leave, reported a bill, entituled "An Act to indemnify General William Irwine for the loss of Montour's island, recovered from him by a judgment of the Supreme Court of the United States," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 12th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of the borough of Lancaster, made report, which was read, as follows, viz.

That they have taken the fame into confideration, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the petitioners.

And on motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The committee to whom was referred the bill, entituled "An Act to de-"clare Fishing-creek, in the county of Northumberland, a public highway," reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Thursday next be affigued for the second reading of the said bill, and that it be the order for that day.

On motion,

Ordered, That Wednesday next be assigned for the second reading of the bill, entituled "An Act to provide for selling the several reserved tracts of "land adjoining the towns of Erie, Franklin, Warren, Waterford and Beaver, and for other purposes therein mentioned," and that it be the first order for that day.

The bill from the Senate, entituled "An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act in aid of the inhabitants of "the borough of Harrifburgh, in the county of Dauphin," was read the first time, and

Ordered to lie on the table.

. Whereupon, on motion,

Ordered, That Thursday, the 14th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The amendments by the Senate on the bill, entituled "An Act to enable "aliens, in certain cases, to purchase and hold real estates within this commonwealth," were read the first time, as follows, viz.

Amendments by the Senate on the bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth," to wit.

SECT. I. Strike out the proviso.

SECT. II. line 3, at the end of the line, insert the words, "or received any patent or patents, or other deed of conveyance;" line 4, next after the word "for, insert the words, "or on account of;" line 7, next after the word "contract," insert the words, "patents or deeds of conveyance."

Ordered to lie on the table.

The two Extracts from the Journal of the Senate, received yesterday, were read, as follow, viz.

IN SENATE, FRIDAY, March 1st, .1799.

Refolved, That a committee be appointed, to join a committee of the House of Representatives, if that House shall appoint such committee, to enquire, and report to this House, at what time it would convenient for the Legislature to adjourn; and also what business ought exclusively to be taken up and decided upon during the present session. And

-[ 65

Ordered.

Ordered, That Mr. Postlethwaite, Mr. Kean and Mr. Morgan be a committee for the said purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

IN SENATE, FRIDAY, March 1st, 1799.

Refolved, That three thousand copies of the act, passed this session, entituled "An Act to regulate the general elections within this commonwealth," be printed in the English, and two thousand copies in the German language.

Ordered, That the foregoing resolution be transmitted to the House of Representatives, for concurence.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Ordered to lie on the table.

The bill, entituled "An A& to continue an a&, entituled An A& to revive the incorporation of the fubscribers to the Bank of North-America," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The amendments by the Senate on the bill, entituled "An Act to afford "relief to Union academy, in the county of Northampton," read February 13th last, were feverally read the second time.

The first amendment being under consideration,

On motion of Mr. Kennedy, feconded by Mr. Power,

Ordered, That the further confideration of the faid amendments be post-poned until Monday next.

A motion was made by Mr. Preston, seconded by Mr. Worrell, and read, as follows, viz.

Refolved, That a committee be appointed to enquire, and report to this House, whether any, and, if any, what provision is necessary to be made by the Legislature, for the purpose of keeping in complete repair the Statehouse clock.

Ordered to lie on the table.

The House resumed the consideration of the bill, entituled "An Act to incorporate that district of the Northern-Liberties, lying between the middle of ftreet and the river Delaware, and between Vine-street

" and Cohockfink creek," postponed February 26th last.

The third fection being under confideration,

A motion was made by Mr. Fisher, and seconded by Mr. Hall,

To amend the same, by inserting, in line 15, next after the word "per-"fons," the words "being freeholders, and resident in the district aforesaid." On the question,-" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Boileau, and are as follow, viz.

YEAS. YEAS. YEAS.

Messrs. Evans, Speaker. Messrs. Hostetter, Messrs. Strickler, A. Scott, Bull, Keppele, Barclay, Kirk, Stewart, Blair, Keys, J. Scott, Campbell, Kennedy, Speer, Sample, Dunlop, Miller, M'Pherson, Taylor, Erwin, Fisher, Power, Turner, Watfon, Preston. Forster, Hall, Welles. Raum. Williamson. Hemphill, Seckel. 37.

Hannum, Stocker,
Hopkins, Stover,

NAYS.

#### NAYS.

#### NAYS.

Messrs. Albright, Messrs. Hartzell, Messrs. Rugh, Baird, Harris, Rose, Boileau, Huston, Shoemaker, Coolbaugh, Ingels, Snyder, Cunningham, Krause, Udree, Eyre, Linnard, Van Horne, Ewalt, Lyle, Worrell, Logan, Frailey, Wright, Wilfon, Follmer, Mewhorter, Gehr, M'Dowell, Weaver. 32. Penrose, Horne,

So it was determined in the affirmative, and the section, as amended, adopted.

On motion of Mr. Penrose, seconded by Mr. Frailey,

Ordered, That the further consideration of the said bill be postponed for the present.

Mr. Keppele read in his place a bill, entituled "An Act authorifing the continuance of the fitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted; and having obtained leave, presented it to the Chair, when it was read the first time, and

Ordered to lie on the table.

On motion,

(Two thirds of the House agreeing in the present instance to dispense with the rule)

The same was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the

And the faid bill having been fully confidered, ,,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for incorporating the trustees of the miniflers and elders, constituting the General Assembly of the Presbyterian Church in the United States of America," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The Message from the Governor, received yesterday, was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

G E N T L E M E N,

HAVE directed to be presented to you a general report of the state of the contracts for improving the roads and inland navigation of the State.

This opportunity will, likewise, be taken to deliver a representation, that has been communicated to me, relative to the appropriation of a burying-ground for strangers in the city of Philadelphia, which was formerly authorised to be made, but which has not been carried compleatly into effect.

It appears to be just and proper, that the object of the representation should be complied with; but as a doubt occurs on the power of the Executive, permit me to recommend the subject to your consideration.

THOMAS MIFFLIN.

Philadelphia, February 28th, 1799.

Ordered to lie on the table.

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The report of the committee on the petition of the trustees of the school near the Rising-Sun tavern, read February 16th last, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

# [ 261 ]

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to vest in the heirs of William Rankin, deceased, such part of his forseited estate, as hath not been sold for the use of this commonwealth.
  - 2. An Act in favour of John Hazelwood.

Adjourned until ten o'clock on Monday next, A. M.

## MONDAY, March 4th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported, that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to provide for the payment of twenty-nine thousand dollars, bor-"rowed and expended for the use of the inhabitants of Philadelphia, and its vicinity, during the prevalence of the late malignant sever, and also

" for the payment of interest thereon."

And having prefented the faid bill to the Chair, the Speaker figned the fame.

Mr. Hopkins presented a petition from a number of the inhabitants of the county of Lancaster, praying that the law for erecting a poor-house in the said county be repealed, which was read, and

Ordered to lie on the table.

Mr. Rugh presented a petition from a number of the inhabitants of the township of Franklin, in the county of Westmoreland, praying that the said township be erected into a separate election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from that county, to report thereon.

Mr. Campbell presented a petition from Joseph Blackford, administrator of the estate of Martin Blackford, deceased, stating sundry difficulties he hath met with in that character, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee on claims, to report thereon.

A letter addressed to the House, and signed Thomas Shields, containing remarks on the certificate signed Solomon Decker, accompanying the petition of a number of the inhabitants of the county of Wayne, read the 1st instant, was read, and

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An Act to authorise John Findley to erect and maintain a dam across the Kis- kiminetas river, in Westmoreland county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 15th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered the bill, entituled "An Act for "raifing county rates and levies within this commonwealth," reported a bill, entituled "An Act to raife and collect county rates and levies," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 12th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act authorifing the continuance of the fitting of "the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted," was read the third time.

Whereupon

Refolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An A& for incorporating the trustees of the mini-"fters and elders constituting the General Assembly of the Presbyterian "Church in the United States of America," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

On motion,

Ordered, That Thursday, the 14th instant, be affigued for the second reading of the bill, entituled "An Act to authorise Isaac Meason and Za-" chariah Connell, their heirs and assigns, to erect, build and maintain a toll "bridge across the Youghiogeny river, at Connellsville, in Fayette county," and that it be the first order for that day.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Ast for offering compensation to the Pennsylvania "claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported further progress, and asked leave to fit again.

Leave was granted, and that they fit again to-morrow.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act authorising the continuance of the sitting of the "Court of General Quarter Sessions of the Peace of the county of Philadel-" phia beyond the four days, to which they are at present restricted."

Adjourned until ten o'clock to-morrow, A. M.

### TUESDAY, March 5th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Bull presented a petition from Thomas Shields, praying that the fix upper townships of the county of Wayne be separated from the said county, which was read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. SPEAKER,

"I have the honour to return the bill, entituled "An A& for the appoint"ment and regulation of Constables in the district of Southwark," which
the Senate have passed; and the bill, entituled "An A& authorising the
"continuance of the sitting of the Court of General Quarter Sessions of the
"Peace of the county of Philadelphia beyond the four days, to which they
"are at present restricted," which the Senate have passed, with an amendment, to which they request the concurrence of the House of Representatives."

And having prefented the faid bills and amendment to the Chair, he withdrew.

The amendment was then read, as follows, viz.

SECT. I. next after the word "continue," infert the words "the prefent and." And

On motion, and by special order, the same was read the second time.

Whereupon

Refolved, That this House concur the said amendment.

The committee appointed for the purpose reported a bill, entituled "An "Act for raising, by way of lottery, a sum not exceeding hundred "dollars, to be applied to defraying the expence of finishing the school-"house near the Rising-Sun tavern, on the Germantown road, and to discharging the debts which have already accrued on the same," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 1st instant, the petition of a number of the inhabitants of Findley and Donegal townships, in the county of Washington, praying for a new election district, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners into confideration, and find that fome time last autumn the electors in the said townships conceived themselves inconveniently situated in respect of distance from the places of holding elections, and accordingly circulated the petition last refered to the committee; but some time since the signing thereof, believing that the bounds affixed therein were still too large for one district, and supposing they might as easily be accommodated with two districts, they immediately circulated other petitions, which have been presented to this House (and were reported on by bill the eighth ultimo) praying for the erection of the two districts within nearly the same bounds, which now renders the present petition unnecessary, expressing wishes since relinquished by the citizens of those districts: They therefore submit the following resolution, viz.

Refolved, That it is unnecessary for the Legislature to act further upon the last refered petition.

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act to authorise James C. M'Grew, his heirs and assigns, to erect and maintain a dam across the Youghiogeny river, in the county of Westmore- land," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, the 16th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The resolution of the Senate, relative to printing a number of copies of the general election law, read the 2d instant, was read the second time.

And on the question,-" Will the House agree to the same?"

It was determined in the affirmative.

The extract from the Journal of the Senate, read the 2d instant, was read the second time.

Whereupon

Refolved, That a committee be appointed to join the committee of the Senate, to enquire, and report to this House, at what time it would be convenient for the Legislature to adjourn; and also what business ought exclusively to be taken up and decided upon during the present session. And

Ordered, That Mr. Hall, Mr. Frailey, Mr. Welles, Mr. Boileau and Mr. Kennedy, be a committee for that purpose.

The committee appointed for the purpose reported a bill, entituled "An Act to repeal the act for establishing a nightly watch, providing lamps, and

" supporting pumps, for public use in the borough of Lancaster, in the coun-

"ty of Lancaster," which was read the first time, and

Ordered to lie on the table.

Whereupon,

Whereupon, on motion,

Ordered, That Wednesday, the 13th instant, be assigned for the second reading of the said hill, and that it be the order for that day.

On motion,

Ordered, That Saturday next be affigned for the second reading of the bill, entituled "An Act to appropriate a sum of money, to be applied in com"pleating three bridges in Bedford county," and that it be the order for that day.

The committee to whom was refered, February 11th last, the petition of a number of the inhabitants of the county of Franklin, praying for leave to raise money, by lottery, to improve a road, having obtained leave, reported a bill, entituled "An Act for raising, by lottery, a sum not exceeding eight hundred dollars, for repairing the state road laid out from Miller's Spring, in Cumberland county, through Roxbury, to Pittsburgh," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 19th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The House resumed the consideration of the amendments by the Senate on the bill, entituled "An Act to afford relief to Union academy, in the coun"ty of Northampton," postponed the 2d instant.

Whereupon

Referred, That this House concur the first, second, third, fourth, fifth and fixth amendments.

The feventh amendment being under confideration, viz.

"SECT. IV. And be it further enacted by the authority aforesaid, That the Governor of this commonwealth be, and he is hereby, directed to draw a warrant on the Treasurer of Cumberland county, in favour of the trustees of Dickinson college, for the sum of five thousand dollars, to be paid out of the arrearages of taxes due by the said county to the commonwealth, to be applied by the said trustees to the use of the said college."

On the question,—" Will the House concur the said amendment?"

The Yeas and Nays were called for by Mr. Strickler and Mr. A. Scott, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Bull,	Messrs. Hall,	Messrs. Huston,
Barclay,	Hemphill,	Keppele,
Blair,	Hannum,	Kennedy,
Campbell,	Hostetter,	Logan,
Fisher,	Horne,	M'Pherfon,
Follmer,	Hendricks,	M'Dowell,
Forster,	Harris,	Power,
100	[ 67 ]	YEAS.

YEAS.	YEAS.	YEAS.
Messrs. Raum,	Mestrs. Sample,	Meffrs. Welles,
Stocker,	Turner,	Williamson. 31.
A. Scott,	Wharton,	9
Stewart,	Wright,	•
N.A Y S.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Gehr,	Messrs. Rose,
Albright,	Hopkins,	Stover,
Brown,	Hartzell,	Strickler,
Baird,	Ingels,	Shoemaker,
Brooke,	Kirk,	Snyder,
Boileau,	Krause,	J. Scott,
Coolbaugh,	Linnard,	Speer,
Cunningham,	Lyle,	Taylor,
Conrad,	Mewhorter,	Udree,
Dunlop,	Miller,	Van Horne,
Eyre,	Martin,	Worrell,
Erwin,	Penrose,	Wilson,
Frailey,	Rugh,	Weaver. 39.
0 4 1 1 1 1 1	.1	

So it was determined in the negative.

The remainder of the amendments were concured.

The amendments by the Senate on the bill, entituled "An Act to enable "aliens, in certain cases, to purchase and hold real estates within this commonwealth," read the 2d instant, were severally read the second time, and The first amendment being under consideration, viz.

SECT. I. Strike out the proviso.

On the question,—" Will the House concur the said amendment?"

The Yeas and Nays were called for by Mr. Penrose and Mr. Frailey, and are as follow, viz.

are as follow, viz.	•	
YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hall,	Messrs. Stocker,
Bull,	Hemphill,	Stover,
Brown,	Hannum,	A. Scott,
Barclay,	Keppele,	Snyder,
Brooke,	Kirk,	Taylor,
Campbell,	Keys,	Turner,
Dunlop,	M'Pherson,	Wharton,
Erwin,	Power,	Watfon,
Fisher,	Seckel,	Welles. 27.
NAYS.	NAYS.	NAYS.
Messrs. Albright,	Mesfrs. Cunningham,	Messrs. Follmer,
Baird,	Conrad,	Forster,
Boileau,	Eyre,	Gehr,
Blair,	Ewalt,	Hopkins,
Coolbaugh,	Frailey,	. Hostetter,
	• ·	NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Horne,	Messrs. Mewhorter,	Messrs. J. Scott,
Hartzell,	Miller,	Speer,
Hendricks,	Martin,	Sample,
Harris,	M'Dowell,	Udree,
Huston,	Penrose,	Van Horne,
Ingels,	Rugh,	Worrell,
Kennedy,	Rose,	Wright,
Krause,	Raum,	Wilfon,
Linnard,	Strickler,	Williamson,
Lyle,	Shoemaker,	Weaver. 47.
Logan,	Stewart,	*/

So it was determined in the negative.

Whereupon

Refolved, That this House concur the remainder of the amendments.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And then he withdrew.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

After some time,

The Speaker resumed the Chair, and Mr. Weaver reported surther progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Mr. Udree asked and obtained leave of absence for one week from to-

The Clerk reported that he had informed the Senate, that this House had concurred the amendment by the Senate on the bill, entituled "An Act authorising the continuance of the sitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted."

Adjourned until ten o'clock to-morrow, A. M.

### WEDNESDAY, March 6th, 1799. A.M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act authorifing the continuance of the fitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted.
- 2. An Act for the appointment and regulation of Constables in the district of Southwark.

And having prefented the faid bills to the Chair, the Speaker figned the fame.

Mr. Hartzell presented petitions from a number of the inhabitants of the county of Northampton, praying a new election district, which were read, and

Ordered to lie on the table.

Mr. Hemphill prefented a petition from a number of the inhabitants of the county of Chester, praying that the law for the suppression of vice and immorality be made more efficient, which was read, and

Ordered to lie on the table.

The committee to whom was refered, the 4th instant, the petition of a number of the inhabitants of the township of Franklin, in the county of Westmoreland, praying a new election district, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the erecting of Franklin township into a separate election district at this time would be improper, and that the prayer of said petitioners ought not to be granted: They therefore submit the following resolution, viz.

Resolved, That the petitioners have leave to withdraw their petition.

Ordered to lie on the table.

The committee on claims, to whom was referred, December 19th last, the bill, entituled "An A& for the relief of the representatives of Matthias Heis," made report, which was read, as follows, viz.

That it appears to the committee that Christopher Sower, who was attainted of high treason by the laws of this commonwealth, and whose estate was seized and confiscated for the benefit thereof, was previously indebted to the estate of Matthias Heiss, upon which the representatives of the faid Heiss claim from the commonwealth the amount of the aforesaid debt.

So far the committee think the claim appears to be founded in justice; but on the fourth day of April, 1792, the Legislature passed an act, whereby they vested in Christopher Zimmerman and David Sower, for the use of the representatives of Christopher Sower, such parts of his forseited estate as had not been sold for the benefit of the commonwealth, from which it appears that there is yet property remaining unconsistented, belonging to the estate of Christopher Sower, and it is probable the representatives of Matthias Heiss can recover their debt from those, in whose hands it remains: They therefore are of opinion that the claim of the representatives of Matthias Heiss cannot now be compensated, and that the aforesaid bill ought not to pass.

Ordered to lie on the table.

The committee on claims, to whom was referred, February 14th last, the petition of Lawrence Erb, made report, which was read, as follows, viz.

That they have examined the Comptroller's office, and find that the petitioner hath received the allowance he was entitled to by virtue of an act of the General Assembly passed the 22d day of December, 1781: They therefore offer the following resolution, viz.

Resolved; That the petitioner have leave to withdraw his petition.

Ordered to lie on the table.

The message from the Governor, received yesterday, was read, as follows, viz.

To the SENATE and House of Representatives of the General.

Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the following acts of the General' Affembly; and I have directed the Secretary of the commonwealth to return the same to the House of Representatives, in which they originated.

- I. A SUPPLEMENT to the act, entituled "An Act to extend the "powers of the Justices of the Peace of this State."
- II. An ACT to continue in force, for a limited time, part of an act, entituled "A further Supplement to the act, entituled An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purposes."
- III. An ACT to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned.

#### THOMAS MIFFLIN.

### Philadelphia, March 1st, 1799.

The report of the committee on roads and inland navigation, to whom was refered the petition of a number of the inhabitants of Lycoming county, read February 26th last, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Wharton, Mr. Martin and Mr. Snyder be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Preston, seconded by Mr. Worrell, relative to the State-house clock, and read the 2d instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. J. Scott, Mr. Rose and Mr. Hostetter be a committee, for the purpose expressed in the said resolution.

The report of the committee on the petition of John Morris, read February 8th last, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Campbell, Mr. Worrell and Mr. Speer be a committee, for the purpose expressed in the said resolution.

68

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The report of the committee on roads and inland navigation, on the report of the committee on the petition of a number of the inhabitants of the counties of Huntingdon, Somerset and Westmoreland, read the 1st instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Blair, Mr. Hendricks and Mr. Miller be a committee, for the purpose expressed in the said resolution.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"I have the honour to prefent a bill, entituled "An Act concerning writs of partition," to which the Senate request the concurence of the House of Representatives."

And having prefented the faid bill to the Chair, he withdrew.

Agreeably to leave given yesterday, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act for offering "compensation to the Pennsylvania claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes "therein mentioned."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

On motion,

Ordered, That the usual number of copies of the said bill be printed, for the use of the Members of this House.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to continue an act, entituled An Act to revive "the incorporation of the subscribers to the Bank of North-America;" and that he had also presented to the Senate an extract from the Journal, relative to the appointment of a committee to join the committee of the Senate, to enquire and report at what time it would be convenient for the Legislature to adjourn, &c. And to the Speaker of the Senate, for his signature, two bills, entituled, respectively, viz.

- 1. An Act for the appointment and regulation of Constables in the district of Southwark.
- 2. An Act authorifing the continuance of the fitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted.

That he had informed the Senate, that this House have concured the amendments by the Senate on the bill, entituled "An Act to afford relief" to Union academy, in the county of Northampton," except the following amendment, viz. additional section IV. in favour of Dickinson college, which they have non-concured; that they have non-concured the first amendment by the Senate on the bill, entituled "An Act to enable aliens, in certain

" cases, to purchase and hold real estates within this commonwealth," and have concured the other amendments on the said bill.

Adjourned until ten o'clock to-morrow, A. M.

# THURSDAY, March 7th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to return the bill, entituled "An Act in favour of John Hazelwood," which the Senate hath passed.

And having presented the said bill to the Chair, he withdrew.

Mr. Fisher presented a petition from a number of the inhabitants of the city of Philadelphia, owners of land in the county of Wayne, praying that the bill now pending, for removing the seat of justice in the said county, be speedily passed into a law, which was read, and

Ordered to lie on the table.

Mr. Welles presented petitions from a number of the inhabitants of the counties of Northampton and Luzerne, praying aid in rebuilding the bridge over Tobihannah creek, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on roads and inland navigation, to report thereon.

Mr. Penrose presented a petition from a number of the inhabitants of the townships of Kingsessing and Blockley, in the county of Philadelphia, praying to be permitted to hold their general elections at the House now occupied by George Weed, at the place known by the name of Gray's Ferry, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the members from the county of Philadelphia, to report thereon.

Mr. Coolbaugh presented a petition from Israel Johnson, owner of a lot in in the town of Milford, in the county of Wayne, praying that the seat of justice of the said county be not removed, which was read, and

Ordered to lie on the table.

Mr. Gehr presented a petition from a number of the inhabitants of the townships of Greenwich and Albany, in the county of Berks, praying that the said townships may be erected into an election district, and that the inhabitants thereof be permitted to hold their general elections at the house of Michael Croll, in the township of Greenwich aforesaid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Berks, to report thereon.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, compared the bill, entituled "An "Act in favour of John Hazelwood."

And having presented the said bill to the Chair, the Speaker signed the same.

The committee on that part of the Governor's Address relative to unsatisfied warrants, to whom were referred sundry petitions on that subject, having obtained leave, reported a bill, entituled "An Act to provide for the in- demnification of the holders of unsatisfied warrants for lands in this commonwealth," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred, February 19th last, the petition from the trustees of the Chambersburgh academy, in the county of Franklin, having obtained leave, reported a bill, entituled "An Act for the relief of the "Chambersburgh academy," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, January 19th last, the petition of a number of the inhabitants of this State, praying aid in opening and improving a road to the Painted Post, made report, which was read, as follows, viz.

That they have taken the same into their consideration, and are of opinion that if the said road was thoroughly opened and compleated, it would not only induce the settlement and cultivation of a rich and sertile country, but would also promote and cherish a very profitable intercourse with the State of New-York. They are also of opinion, that to open a communication with the Beach country, and thereby encourage new settlements, is a step of the first importance to the State; and as the aforesaid road will aid and promote this great object, and afford a very direct route from the Genesee country and the Painted Post to the capital of this State, the committee, from these considerations, are induced to offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, agreeably to the prayer of the faid petitioners.

Ordered to lie on the table.

The committee on claims, to whom was refered, December 8th last, the petition of James Van Etten, made report, which was read, as follows, viz.

That they have examined into the claim of the petitioner, and it appears to be as follows, viz.

In the year 1780 the petitioner marched as a private in the militia, under the command of Captain Johannes Van Etten, who is faid to have marched under the authority of this commonwealth, and that the said James Van Etten was wounded in an engagement with the Indians on the 20th of April, in the year aforesaid, as appears by two certificates exhibited to the committee, one under the hand of the aforesaid Johannes Van Etten, the other under the hand of Jacob Everit, surgeon, together with the deposition of the said Jacob Everit, who upon his solemn oath deposeth and saith, that he believes that the faid James Van Etten still remains disabled by reason of the aforesaid wound; and although the committee are induced to believe from the circumstances, as above related, that the case of the petitioner is to be pitied, yet they cannot believe that his claim against the commonwealth is just, as it has not been preferred at a time, when the State would be entitled to a credit on the books of the United States for any fum that might be paid to any of the citizens of this State: They therefore offer the following resolution, viz.

Resolved, That the prayer of James Van Etten ought not to be granted, and that he have leave to withdraw his petition.

The bill from the Senate, presented yesterday, entituled "An Act con-"cerning writs of partition," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, the 16th instant, be assigned for the second reading of the faid bill, and that it be the order for that day.

Mr. Dallas, the Secretary of the commonwealth, being introduced, presented to the Chair a message from the Governor, which was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN.

HAVE this day approved and figned the following acts of the General Assembly; and I have directed the Secretary of the commonwealth to return the same to the House of Representatives, in which they originated.

I. An ACT for the appointment and regulation of Constables in the district of Southwark.

II. An ACT authorifing the continuance of the fitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted.

THOMAS MIFFLIN.

Philadelphia, March 7th, 1799.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to authorife the removal of the feat of justice in the " county of Wayne, and for other purposes."

After

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment.

On motion of Mr. Hemphill, feconded by Mr. Power,

Refolved, That whenever the House resolves itself into a committee of the whole House, the Speaker shall appoint a Chairman, unless otherwise directed by the House.

Agreeably to the order of the day, the bill, entituled "A Supplement to an act, entituled An Act to regulate hawkers and pedlars," was read the fecond time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the first section thereof being under consideration,

A motion was made by Mr. Frailey, and feconded by Mr. Boileau,

To amend the same, by striking out of lines 7 and 8 the words, "who are citizens thereof, and."

On the question,—" Will the House agree to the said amendment?" It was determined in the affirmative.

The Clerk reported that he had presented to the Speaker of the Senate, for his signature, the bill, entituled "An Act in favour of John Hazelwood;" and informed the Senate, that this House have agreed to the resolution relative to the printing three thousand copies of the general election law in the English, and two thousand copies thereof in the German language.

Adjourned until ten o'clock to-morrow, A. M.

### F R I D A Y, March 8th, 1799. A. M.

The House met pursuant to adjournment.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act for incorporating the trustees of the ministers "and elders constituting the general assembly of the Presbyterian church in "the United States of America;" and to the Speaker of the Senate, for his fignature, three bills, entituled, respectively, viz.

- 1. An Act authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegheney.
- 2. An Act to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns.

3. An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon.

And the resolution relative to printing three thousand copies of the general election law in the English, and two thousand copies thereof in the German language.

The committee appointed for the purpose reported that they had, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act in favour of John Hazelwood.
- 2. An Act authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegheney.
- 3. An Act to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns.
- 4. An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon.

Mr. Hartzell presented a petition from the trustees and elders of the Presbyterian congregation in Lower Mount-Bethel township, in the county of Northampton, praying to be permitted to sell and convey a certain tract of land by them described, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Northampton, with instruction to report by bill or otherwise.

Mr. Barclay presented a petition from a number of the inhabitants of the county of Bedford, praying pecuniary aid to rebuild three bridges in the said county, which was read, and

Ordered to lie on the table.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of the townships of Greenwich and Albany, in the county of Berks, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer thereof ought to be granted: They therefore offer the following resolution, viz.

Refolved, That the petitioners have leave to bring in a bill, agreeably to the prayer of their petition, and

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

The House resumed the consideration of the bill, entituled "A Sup-"plement to an act, entituled "An Act to regulate hawkers and pedlars." And the first section recurring,

A motion was made by Mr. Speer, and feconded by Mr. Power,

To amend the same, by inserting, next after the word "means," in line 10, the words, "and who shall be entitled to a legal settlement in this State."

Which was determined in the negative.

A motion was made by Mr. A. Scott, and seconded by Mr. Hemphill,

To amend, by striking out of line 10 the words, "other means," and inferting the word "labour" in place thereof.

Which was determined in the affirmative, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

On motion,

Ordered, That Wednesday, the 20th instant, be assigned for the second reading of the bill, entituled "An Act to incorporate the Insurance Com"pany of the city of Philadelphia," and that it be the order for that day.

On motion,

Ordered, That Wednesday next be assigned for the second reading of the bill, entituled "An Act granting a further sum of money for improving the navigation of the river Schuylkill, and for other purposes therein mentioned," and that it be the order for that day.

On motion,

Ordered, That Thursday next be assigned for the second reading of the bill, entituled "An Act to provide for selling the several reserved tracts of "land adjoining the towns of Erie, Franklin, Warren, Waterford and Bea-" ver, and for other purposes therein mentioned," and that it be the first order for that day.

The bill, entituled "An Act to authorife the commissioners of Montgo-"mery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading," was read, as reported by the committee of the whole House.

And the first fection being under consideration,

A motion was made by Mr. Brooke, and feconded by Mr. Conrad,

To amend the same, by adding thereto the following proviso, viz.

Provided always nevertheless, that nothing in this act contained shall be construed to prevent the said commissioners from contracting with any perfon or persons for an annual sum, in lieu of the toll herein before mentioned.

Which was determined in the affirmative, and the fection, as amended, adopted.

The

The fecond, third, fourth and fifth fections were adopted.

A motion was made by Mr. Boileau, and feconded by Mr. Conrad,

To amend the bill, by inferting the following, as an additional fection,

SECT. VI. And be it further enacted by the authority aforesaid, That no such tolls shall be demanded after the expiration of five years from and after the fixing of said gates across said road, and from and after the expiration of said term the passage over said bridge shall be free to all persons crossing the same, any thing herein before contained to the contrary notwithstanding.

Which was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to authorise the removal of the seat of "justice in the county of Wayne, and for other purposes," was read, as reported by the committee of the whole House.

The first section being under consideration,

On the question,—" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Coolbaugh and Mr. Horne, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hall,	Messrs. Stover,
· Albright,	Hemphill,	Strickler,
Bull,	Hannum,	A. Scott,
Brown,	Harris,	J. Scott,
Buckley,	Keppele,	Speer,
Barclay,	Kirk,	Sample,
Brooke,	Kennedy,	Taylor,
Blair,	Miller,	Turner,
Campbell,	M'Pherson,	Wharton,
Dunlop,	Preston,	Watfon,
Erwin,	Palmer,	Welles,
Fisher,	Seckel,	Williamson. 38.
Forster,	. Stocker,	

NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Follmer,	Messrs. Ingels,
Boileau,	Gehr,	Keys,
Coolbaugh,	Hopkins,	Krause,
Cunningham,	Hostetter,	Linnard,
Conrad,	Horne,	Lyle,
Eyre,	Hartzell,	Mewhorter,
Ewalt,	Hendricks,	Martin,
Frailey,	Huston,	Penrose,

[ 70 ] NAYS.

NAYS. NAYS. NAYS.

Meffrs. Rugh, Meffrs. Snyder, Meffrs. Wilfon,
Rofe, Van Horne, Weaver. 34.
Shoemaker, Worrell,
Stewart, Wright,

So it was determined in the affirmative.

The fecond fection being under confideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Horne and Mr. Coolbaugh, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Mesfrs. Hall,	Messrs. Stover,
Albright,	Hemphill,	Strickler,
Bull,	Hannum,	A. Scott,
Brown,	Harris,	J. Scott,
Buckley,	Keppele,	Špeer,
Barclay,	Kirk,	Sample,
Brooke,	Kennedy,	Taylor,
Blair,	Miller,	Turner,
Campbell,	M'Pherson,	Wharton,
Dunlop,	Preston,	Watson,
Erwin,	Palmer,	Welles,
Fisher,	Seckel,	Williamson. 38.
Forster,	Stocker,	3
NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Horne,	Meffrs. Rugh,
Boileau,	Hartzell,	Rose,
Coolbaugh,	Hendricks,	Shoemaker,
Cunningham,	Huston,	Stewart,
Conrad,	Ingels,	Snyder,
Eyre,	Keys,	Van Horne,
Ewalt,	Kraufe,	Worrell,
Frailey,	Linnard,	Wright,
Follmer,	Lyle,	Wilfon,
Gehr,	Mewhorter,	Weaver. 34.
Hopkins,	Martin,	31
Hostetter,	Penrofe,	

So it was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs,

On the question,-" Shall it be transcribed for a third reading?"

The Yeas and Nays were called for by Mr. Horne and Mr. Conrad, and are as follow, viz.

YEAS.

YEAS

YEAS.

1 15 11 0.	I L A D.	I E A S.	
Messrs. Evans, Speaker.	Messrs. Hall,	Mesfrs. Stocker,	
Albright,	Hemphill,	Stover,	
Bull,	Hannum,	Strickler,	
Brown,	Harris,	A. Scott,	
Buckley,	Keppele,	J. Scott,	
Barclay,	Kirk,	Speer,	
Brooke,	Kennedy,	Sample,	
Blair,	Logan,	Taylor,	
Campbell,	Miller,	Turner,	
Dunlop,	M'Pherson,	Wharton,	
Erwin,	Preston,	Watson,	
Fisher,	Palmer,	Welles,	
Forster,	Seckel,	Williamson.	20
	,,	44 1111WIIIIOIII	39.
NAYS.	NAYS.	NAYS.	
N A Y S. Mesfirs. Baird,			
Messrs. Baird,	Messrs. Horne,	Messrs. Penrose,	
Messrs. Baird, Boileau,	Messrs. Horne, Hartzell,	Messrs. Penrose, Rugh,	
Messrs. Baird, Boileau, Coolbaugh,	Messrs. Horne, Hartzell, Hendricks,	Messrs. Penrose, Rugh, Rose,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham,	Messrs. Horne, Hartzell, Hendricks, Huston,	Meffrs. Penrofe, Rugh, Rofe, Shoemaker,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad,	Messrs. Horne, Hartzell, Hendricks, Huston, Ingels,	Messrs. Penrose, Rugh, Rose, Shoemaker, Snyder,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre,	Messrs. Horne, Hartzell, Hendricks, Huston, Ingels, Keys,	Messrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Ewalt,	Mess. Horne, Hartzell, Hendricks, Huston, Ingels, Keys, Krause,	Meffrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne, Worrell,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey,	Mess. Horne, Hartzell, Hendricks, Huston, Ingels, Keys, Krause, Linnard,	Meffrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne, Worrell, Wright,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer,	Mess. Horne, Hartzell, Hendricks, Huston, Ingels, Keys, Krause, Linnard, Lyle,	Meffrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne, Worrell, Wright, Wilson,	
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer, Gehr,	Mess. Horne, Hartzell, Hendricks, Huston, Ingels, Keys, Krause, Linnard, Lyle, Mewhorter,	Meffrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne, Worrell, Wright,	34.
Messrs. Baird, Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer,	Mess. Horne, Hartzell, Hendricks, Huston, Ingels, Keys, Krause, Linnard, Lyle,	Meffrs. Penrose, Rugh, Rose, Shoemaker, Snyder, Van Horne, Worrell, Wright, Wilson,	

So it was determined in the affirmative.

The bill, entituled "An Act further to extend the act, entituled A further "Supplement to the act, entituled An Act to establish a Board of Wardens for the Port of Philadelphia, and for other purposes therein mentioned," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

YEAS.

Refolved, That the House will in the present instance dispense with the rule.

The section of the said bill being under consideration,

A motion was made by Mr. Penrose, and seconded by Mr. Worrell,

That the following be an additional fection, viz.

SECT. II. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, for every licence to act as pilot in the bay or river Delaware the person applying for the same shall pay to the Board of Wardens sifty cents, for every licence so granted.

Which was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act further to extend and amend the act, entituled A further Supplement to the act, entituled An Act to establish a Board of Wardens for the port of Philadelphia, and for other

" purposes therein mentioned," and that it be transcribed for a third reading.

On motion,

Ordered, That Wednesday next be assigned for the second reading of the bill, entituled "An Act to extend the period heretofore allowed for applying "for donation lands, and to regulate the mode for authenticating claims "thereto," and that it be the first order for that day.

The committee appointed to enquire into the propriety of making the Prothonotary of the Supreme Court of this State a falary officer, made report, which was read, as follows, viz.

That from the best information they could obtain on that subject, it would be an advantage to the State to make such alteration: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to make the office of Prothonotary of the Supreme Court a falary office, and to direct the fees of faid office to be paid into the State Treasury. And

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

Mr. Stover asked and obtained leave of absence for three days from Monday next.

Adjourned until ten o'clock to-morrow, A. M.

## SATURDAY, March 9th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Welles presented a petition from Thomas Dyer and Thomas Wright, contractors for the improvement of the navigation of the river Lehigh, praying interest on the money yet due on the said contract, and to be discharged from the same, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Welles, Mr. Erwin, Mr. Gehr, Mr. Mewhorter and Mr. Hartzell, to report thereon.

Mr. Huston presented a petition from a number of the inhabitants of Salt-lick township, in the county of Fayette, praying a new election district, which was read, and

On motion, and by spécial order, the same was read the second time.

Ordered, That it be refered to Mr. Huston, Mr. Cunningham and Mr. Baird, to report thereon.

Mr.

Mr. Stocker presented two petitions from a number of the inhabitants of the counties of Chester, Berks and Montgomery, praying a new county, and that the seat of justice be at Pottstown, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to the committee on that subject, to report thereon.

Agreeably to leave given the petitioners, Mr. Worrell, in their behalf, presented a bill, entituled "An Act to incorporate the town of Frankford;" and having obtained leave, presented it to the Chair, when it was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 18th instant, be assigned for the second reading of the said bill, and that it be the first order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York," which was read the first time, and

Ordered to lie on the table.

Whereupon; on motion,

Ordered, That Friday, the 15th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The committee on roads and inland navigation, to whom was referred, January the 15th last, the petition of a number of the inhabitants of the county of Northumberland, praying aid to open and improve the road from Tietsworth's tavern to Minick's, on the Schuylkill, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer of said petition ought not to be granted: They therefore offer the following resolution, viz.

Resolved, That the petitioners have leave to withdraw their petition.

Ordered to lie on the table.

The committee on roads and inland navigation, to whom was refered, January 24th last, the petition of a number of the inhabitants of the county of Franklin, for aid to improve a road from Kishicoquillas valley to Penn's valley, made report, which was read, as follows, viz.

That they have taken the subject matter of the petitioners into confideration, and are of opinion that the opening of the road prayed for would be of public utility: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to authorife the Governor to iffue his warrant on the Treasurer of Cumberland county for the payment of eight hundred dollars, out of the arrearages of taxes due by said county, for the purpose of aiding in opening the said road; and

71

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Williamson, Mr. Harris and Mr. Raum be a committee, for the purpose expressed in the said resolution.

The committee on roads and inland navigation, to whom was referred, the 2d instant, the petition of a number of the inhabitants of this State, for aid in opening and improving a road from Frankstown, on the Juniata, to Pittsburgh, made report, which was read, as follows, viz.

That they have taken the fame into consideration, and are of opinion that the prayer thereof ought to be granted: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, granting the fum of one thousand dollars, for the purpose of opening and improving the State road leading from Frankstown, on the Juniata river, to Pittsburgh, to be applied to that part of said road which lies west of the Chesnut ridge, which sum to be paid out of the arrearages of taxes due to the commonwealth from Westmoreland county, upon warrant drawn by the Governor upon the Treasurer of said county; and

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Hendricks, Mr. Wright and Mr. Sample be a committee, for the purpose expressed in the said resolution.

The committee to whom was refered, February 18th last, the petition of Leonard Neale and Matthew Carr, having obtained leave, reported a bill, entituled "An Act for raising, by way of lottery, a sum not exceeding ten "thousand dollars, for the purpose of compleating the building of the Ro-"man Catholic church of Saint Augustine, in the city of Philadelphia," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The House resumed the consideration of the report of the committee, on the petition for aid to open and improve a road over the Broad mountain, postponed February 22d last, and the resolution therein contained was adopted, as follows, viz.

Refolved, That a committee be appointed to bring in a bill, appropriating the fum of four hundred dollars in aid of the faid road, and

Ordered, That Mr. Snyder, Mr. Gehr and Mr. Rose be a committee for that purpose.

The bill, entituled "An Act to authorise the removal of the seat of justice" in the county of Wayne, and for other purposes," was read the third time.

Whereupon

A motion was made by Mr. Frailey, and feconded by Mr. Horne,

To postpone the further consideration thereof until the next session of the General Assembly.

On the question,-" Will the House agree to the postponement?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Horne, and are as follow, viz.

	•	
Y'E A S.	YEAS.	YEAS.
Messrs. Baird;	Messrs. Horne,	Messrs. Penrose,
Boileau,	Hartzell,	Rugh,
Coolbaugh,	Hendricks,	Rose,
Cunningham,	Huston,	Raum,
Conrad,	Ingels,	Shoemaker,
Eyre,	Keys,	Stewart,
Ewalt,	Krause,	Snyder,
Frailey,	Linnard,	Van Horne,
Follmer,	Lyle,	Worrell,
, Gehr,	Logan,	Wright,
Hopkins,	Mewhorter,	Wilfon,
Hostetter,	M'Dowell,	Weaver. 36.
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker,	Messrs. Hall,	Meffrs. Stover,
Albright,	Hemphill,	Stocker,
Bull,	Hannum,	Strickler,
Brown,	Harris,	A. Scott,
Buckley,	Keppele,	J. Scott,
Barclay,	Kirk,	Speer,
Brooke,	Kennedy,	Sample,
- Blair,	Miller,	Taylor,
Campbell,	M'Pherson,	Turner,
Dunlop,	Power,	Wharton,
Erwin,	Preston,	Watson,
1.0		
Fisher,	Palmer,	Welles,

So it was determined in the negative.

Forster,

On the question,—" Shall the said bill pass?"

The Yeas and Nays were called for by Mr. Horne and Mr. Keppele, and are as follow, viz.

Seckel,

Williamson.

39.

YEAS.	YEAS.	Y E A S.
Messrs. Evans, Speaker.	Messrs. Dunlop,	Messrs. Kirk,
Albright,	Erwin,	Kennedy,
Bull,	Fisher,	Logan,
Brown,	Forster,	Miller,
Bückley,	Hall,	M'Pherson,
Barclay,	Hemphill,	Power,
Brooke,	Hannum,	Preston,
Blair,	Harris,	Palmer,
Campbell,	Keppele,	Seckel,
		YEAS.

YEAS.	YEAS.	YEAS.
Mesfrs. Stocker,	Messrs. Speer,	Messrs: Watson,
Stover,	Sample,	Welles,
Strickler,	Taylor,	Williamson. 40.
A. Scott,	Turner,	
J. Scott,	Wharton,	
NAYS.	NAYS.	N A Y S.
Messrs. Baird,	Messrs. Horne,	Meffrs. Rugh,
Boileau,	Hartzell,	Rose,
Coolbaugh,	Hendricks,	Raum,
Cunningham,	Huston,	Shoemaker,
Conrad,	Ingels,	Stewart,
Eyre,	Keys,	Snyder,
Ewalt,	Krause,	Van Horne,
Frailey,	Linnard,	Worrell,
Follmer,	Lyle,	Wright,
Gehr,	Mewhorter,	Wilfon,
Hopkins,	M'Dowell,	Weaver. 35.
Hostetter,	Penrose,	•

So it was determined in the affirmative.

Ordered, That it be transmitted to the Senate, for concurence.

The bill, entituled "A Supplement to an act, entituled An Act to re-"gulate hawkers and pedlars," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled, "An Act to authorife the Commissioners of Montgo-"mery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act further to extend the act, entituled A "further Supplement to the act, entituled An Act to establish a Board of "Wardens for the port of Philadelphia, and for other purposes therein mentioned," was read the third time.

Whereupon,

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurrence.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor, which was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

## GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly; and I have directed the Secretary of the commonwealth to return the same to the House, in which they respectively originated.

I. An ACT authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegheney.

II. An ACT to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia and its vicinity, during the prevalence of the late malignant fever, and also for the payment of interest thereon.

III. An ACT to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to veil the right thereof in Matthias Flam and David Watts, their heirs and affigns.

IV. An ACT in favour of John Hazelwood.

# THOMAS MIFFLIN

Philadelphia, March 8th, 1799.

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Mr. Matlack, the Clerk of the Senate, being introduced, presented to the Chair two Extracts from the Journal of the Senate, which were read, as follow; qviza: 1 bottime to be at it is

# IN S.E.N.A.T.E, FRIDAY, March 8th, 1799.

Resolved, That the Senate do adhere to their amendment on the bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real " estates within this commonwealth," non-concured by the House of Reprefentatives, to wit; "Itrike out the proviso in section II." and that a conference thereon be requested; and that a committee of conference be appointed on the part of the Senate. And

Ordered, That Mr. Morgan, Mr. Postlethwaite, Mr. Barton, Mr. Smith and Mr. Whelen be a committee of conference thereon.

. In construct of the Extract from the Journal, . .

T. MATLACK, Clerk of the Senate.

## IN SENATE, FRIDAY, March 8th, 1799.

Resolved, That the Senate do adhere to their amendments on the bill, entituled "An Act to afford relief to Union academy, in the county of North-"ampton," non-concured by the House of Representatives, to wit; "the " inserting of section IV." in favour of Dickinson college, and that a conference thereon be requested; and that a committee of conference be appointed on the part of the Senate. And

Ordered, That Mr. Woods, Mr. Kean and Mr. Barton be a committee of conference thereon.

Extract from the Journal,

T. MATLACK, Clerk of the Senate. Mr. Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor, and sundry documents referred to in the said message.

On motion of Mr. Frailey, feconded by Mr. Mewhorter,

Refolved, That during the remainder of the session, this House will meet at nine o'clock in the forenoon, unless otherwise directed by a majority of the Members present.

On motion of Mr. Hemphill, seconded by Mr. Wharton,

Refolved, That a committee be appointed to confer with the committee of the Senate on the amendment by the Senate, and adhered to by them, on the bill, entituled "An Act to afford relief to Union academy, in the coun"ty of Northampton," to wit; "the inferting of fection IV." in favour of Dickinson college.

Ordered, That Mr. Dunlop, Mr. Frailey, Mr. Snyder, Mr. J. Scott and Mr. Baird be a committee for that purpose.

On motion of Mr. Kennedy, feconded by Mr. Hemphill,

Refolved, That a committee be appointed, to confer with a committee of the Senate on the amendment made, and adhered to by the Senate, on the bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth, to wit; "firike out the proviso in sec"tion II." And

Ordered, That Mr. Kennedy, Mr. Hendricks, Mr. Harris, Mr. Martin, Mr. Stewart, Mr. Sample and Mr. Wright be a committee for that purpose.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to return the bill, entituled "An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session," which the Senate hath passed; and to present a bill, entituled An Act to repeal the act, entituled An Act to regulate sences, and to encourage the raising swine," to which the Senate request the concurrence of the House of Representatives."

And having presented the said bills to the Chair, he withdrew.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to explain and amend an act, entituled An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported further progress, and asked leave to sit again.

Leave was granted, and that they fit again on Wednesday next.

The bill, entituled "An Act to erect the town of Lebanon, in the county of Dauphin, into a borough," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House, on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully considered by paragraphs, Ordered, That it be transcribed for a third reading.

Adjourned until nine o'clock on Monday next, A. M.

## MONDAY, March 11th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Linnard presented a petition from a number of the inhabitants of the townships of the Northern-Liberties, Moyamensing and Passyunk, in the county of Philadelphia, praying that so much of the act of Assembly passed the 18th of February, 1769, as relates to and fixes a penalty on waggons and carts passing through the city with wheels, whose felloes are not of the breadth of sour inches, may be repealed, or other relief in the premises, which was read, and

On motion, and by special order, the same was read the second time,

Ordered, That it be refered to the Members from the city and county of Philadelphia, to report thereon.

Mr. Keppele presented a petition from Joseph Wharton, praying that eight dollars per acre for lands of the first quality in the seventeen townships, in the county of Luzerne, be allowed to the Pennsylvania Claimants of the said lands, which was read, and

Ordered to lie on the table.

The committee to whom was refered, the 8th instant, the petition of the trustees and elders of the Presbyterian congregation in Lower Mount Bethel township, in the county of Northampton, with instructions to report by bill or otherwise, reported a bill, entituled "An Act empowering certain trustees, "therein named, to sell and dispose of a certain tract of land, situate in the township of Lower Mount Bethel, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purpose therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 18th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

Agreeably

Agreeably to leave given the petitioners, Mr. Harris, on their behalf, prefented a bill, entituled " An Act authorifing James Philips and others to " open and improve the navigation of Mushannon creek, and to demand " and receive a toll from persons navigating the same," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 19th instant, be assigned for the second reading of the faid bill, and that it be the order for that day.

The committee to whom was referred, the 9th instant, the petition of a number of the inhabitants of Salt-Lick township, in the county of Fayette, having obtained leave, reported a bill, entituled "An A& to erect the town-" ship of Salt-Lick, in the county of Fayette, into a separate election district," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday, the 20th instant, be affigned for the second reading of the faid bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "A "Supplement to the act, entituled An Act for opening and establishing a " road between the navigable waters of the Frankstown branch of the river

"Juniata and the river Conemaugh," which was read the first time, and por

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 18th instant, be assigned for the second reading of the faid bill, and that it be the order for that day.

On motion of Mr. Frailey, seconded by Mr. Ewalt,

Refolved, That the Secretary of the commonwealth be required to deliver to each Member of the present Legislature one copy of the laws of this State, and one copy of the laws of the United States, out of the number of copies which are now in his poslession, the property of this State; provided always, that nothing herein contained shall entitle any Member to receive the same, who may already have received them by any former resolution or law of the Legislature. mal nia o or market at all it is the war

The bill from the Senate, presented on Saturday last, entituled "An Act to repeal the act, entituled An Act to regulate sences, and to encourage the "raifing fwine," was read the first time, and the first time, and

Whereupon, on motion, at first a large field a large field and the large field and the

Ordered, That Wednesday, the 20th instant, be assigned for the second reading of the faid bill, and that it be the order for that day.

The message from the Governor, presented on Saturday last, was read, as follows, viz. The state of replace in the responsibility of Agga c h.

To

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN.

IN compliance with the request of the Governor of the State of Virginia, I fubmit to your confideration fundry resolutions, entered into by the Legislature of that State, relative to certain measures of the general government.

#### THOMAS MIFFLIN.

Philadelphia, March 8th, 1799.

TO TO A 10

A motion was made by Mr. Hemphill, feconded by Mr. Albright, and read, as follows, viz.

Resolved, That as it is the opinion of this House that the principles contained in the resolutions of the Legislature of Virginia, relative to certain measures of the general government, are calculated to excite unwarrantable discontents, and to destroy the very existence of our government, they ought to be, and are hereby, rejected.

A motion was made by Mr. Frailey, and feconded by Mr. Snyder,

To postpone the further consideration of the said resolution until to-morrow.

On the question,—" Will the House agree to postpone?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Snyder, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Baird,	Messrs. Harris,	Messrs. Penrose,
Cunningham,	Huston,	Rugh,
Conrad,	Ingels,	Rose,
Eyre,	Kennedy,	Shoemaker,
Ewalt,	Krause,	Snyder,
Frailey,	Linnard,	Worrell,
Follmer,	Lyle,	Wright,
Gehr,	Logan,	Wilfon,
Horne,	Martin,	Weaver. 29.
Hendricks,	M'Dowell,	
		4
NAYS.	NAYS.	NAYS.
		N A Y S.  Meffrs. Kirk,
N A Y S.  Messrs. Evans, Speaker.  Albright,		
Messrs. Evans, Speaker.	Messrs. Dunlop,	Messrs. Kirk,
Messrs. Evans, Speaker. Albright, Bull, Brown,	Mesfrs. Dunlop, Erwin, Fisher, Forster,	Messrs. Kirk, Keys, Miller, M'Pherson,
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley,	Messrs. Dunlop, Erwin, Fisher, Forster, Hall,	Messrs. Kirk, Keys, Miller, M'Pherson, Power,
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay,	Messrs. Dunlop, Erwin, Fisher, Forster, Hall, Hemphill,	Messrs. Kirk, Keys, Miller, M'Pherson, Power, Palmer,
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke,	Meffrs. Dunlop, Erwin, Fisher, Forster, Hall, Hemphill, Hannum,	Meffrs. Kirk, Keys, Miller, M'Pherfon, Power, Palmer, Raum,
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair,	Meffrs. Dunlop, Erwin, Fisher, Forster, Hall, Hemphill, Hannum, Hopkins,	Meffrs. Kirk, Keys, Miller, M'Pherfon, Power, Palmer, Raum, Stocker,
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke,	Meffrs. Dunlop, Erwin, Fisher, Forster, Hall, Hemphill, Hannum,	Meffrs. Kirk, Keys, Miller, M'Pherfon, Power, Palmer, Raum,

NAY'S.

40.

NAYS.

NAYS.

NAYS.

NAYS.

NAYS.

Meffrs. Stewart, Meffrs. Taylor, Meffrs. Welles, Williamson.

Speer, Wharton, Sample, Watson,

So it was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Lyle,

To postpone the further consideration of the said resolution, in order to introduce the following, as a substitute, viz.

Refolved, That it is the opinion of this House that the principles contained in the resolutions of the Legislature of Virginia, relative to certain measures of the sederal government, ought not to be agreed to by this House.

On the question,—" Will the House agree to postpone, for the purpose afore-

The Yeas and Nays were called for by Mr. Frailey and Mr. Lyle, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Baird,	Messrs. Horne,	Messrs. Penrose,
Coolbaugh,	Hendricks,	Rugh,
Cunningham,	Harris,	Rose,
Conrad,	Huston,	Shoemaker,
Eyre,	Ingels,	Snyder,
Ewalt,	Kraufe,	Worrell,
Frailey,	Linnard,	Wright,
Follmer,	Lyle,	Wilfon,
Gehr,	Logan,	Weaver. 29.
Hostetter,	M'Dowell,	
NAYS.	NAYS.	NAVE
IN A 1 B.	N A 1 5.	NAYS.
Messrs. Evans, Speaker.		Messrs. Strickler,
Albright,	Hannum,	Messrs. Strickler, A. Scott,
Albright, Bull,	Hannum, Hopkins,	The state of the s
<b>A</b> lbright, Bull, Brown,	Hannum, Hopkins, Keppele,	A. Scott,
Albright, Bull, Brown, Buckley,	Hannum, Hopkins, Keppele, Kirk,	A. Scott, Stewart,
<b>A</b> lbright, Bull, Brown,	Hannum, Hopkins, Keppele,	A. Scott, Stewart, J. Scott,
Albright, Bull, Brown, Buckley, Barclay, Brooke,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy,	A. Scott, Stewart, J. Scott, Speer,
Albright, Bull, Brown, Buckley, Barclay,	Hannum, Hopkins, Keppele, Kirk, Keys,	A. Scott, Stewart, J. Scott, Speer, Sample,
Albright, Bull, Brown, Buckley, Barclay, Brooke,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy, Miller, Martin,	A. Scott, Stewart, J. Scott, Speer, Sample, Taylor,
Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Dunlop,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy, Miller,	A. Scott, Stewart, J. Scott, Speer, Sample, Taylor, Turner,
Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Dunlop, Erwin,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy, Miller, Martin, Power,	A. Scott, Stewart, J. Scott, Speer, Sample, Taylor, Turner, Wharton,
Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Dunlop,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy, Miller, Martin, M'Pherson,	A. Scott, Stewart, J. Scott, Speer, Sample, Taylor, Turner, Wharton, Watfon,
Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Dunlop, Erwin,	Hannum, Hopkins, Keppele, Kirk, Keys, Kennedy, Miller, Martin, Power,	A. Scott, Stewart, J. Scott, Speer, Sample, Taylor, Turner, Wharton, Watfon, Welles,

So it was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Lyle,

To amend the resolution, by striking therefrom the following words,

"and to destroy the very existence of our government."

On

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Weaver and Mr. Harris, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Baird,	Messrs. Horne,	Messrs. Penrose,
Coolbaugh,	Hendricks,	Rugh,
Cunningham,	Harris,	Rofe,
Conrad,	Huston,	Shoemaker,
Eyre,	Ingels,	Snyder,
Ewalt,	Krause,	Worrell,
Frailey,	Linnard,	Wright,
Follmer,	Lyle,	Wilfon,
Gehr,	Logan,	Weaver. 29.
Hostetter,	M'Dowell,	
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Mesirs. Strickler,
' Albright,	Hannum,	A. Scott,
Bull,	Hopkins,	Stewart,
Brown,	Keppele,	J. Scott,
Buckley,	Kirk,	Speer,
Barclay,	Keys,	Sample,
Brooke,	Kennedy,	Taylor,
Blair,	Martin,	Turner,
Campbell,	Miller,	Wharton,
Dunlop,	M'Pherson,	Watson,
Erwin,	Power,	Welles,
Fisher,	Palmer,	Williamson. 40
Forster,	Raum,	
Hall,	Stocker,	

So it was determined in the negative.

And on the question,-" Will the House agree to the resolution?"

The Yeas and Nays were called for by Mr. A. Scott and Mr. Wharton, and are as follow, viz.

Y E A S.	Y E A S.	YEAS.
Messrs. Evans, Speaker	, Messrs. Fisher,	Messrs. Keys,
Albright,	Forster,	Kennedy,
Bull,	Hall,	Miller,
Brown,	Hemphill,	Martin,
Buckley,	Hannum,	M'Pherfon,
Barclay,	Hopkins,	Power,
Brooke,	Hostetter,	Raum,
Blair,	Hendricks,	Stocker,
Campbell,	Huston,	Strickler,
Dunlop,	Keppele,	A. Scott,
Erwin,	Kirk,	Stewart,

YEAS.	YEAS.	YEAS.
Messrs. J. Scott,	Messrs. Turner,	Meffrs. Williamfon,
Speer,	Wharton,	Wright. 43.
Sample,	Watfon,	
Taylor,	Welles,	
NAYS.	NAYS.	N A Y S.
Messrs. Baird,	Messrs. Gehr,	Messrs. Penrose,
Coolbaugh,	Horne,	Rugh,
Cunningham,	Harris,	Rofe,
Conrad,	Ingels,	Shoemaker,
Eyre,	* Linnard,	Snyder,
Ewalt,	Lyle,	Worrell,
Frailey,	Logan,	Wilfon,
Follmer,	M'Dowell,	Weaver. 24.

So it was determined in the affirmative.

The bill, entituled "An Act to erect the town of Lebanon, in the country of Dauphin, into a borough," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The report of the committee on the petition of Hannah Allman, read the 1st instant, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. Welles, Mr. Eyre and Mr. M'Pherson be a committee, for the purpose expressed in the said resolution.

The House resumed the consideration of the report on the petition of Francis Johnston, postponed January 28th last, and the resolution therein contained was adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent a bill, entituled "An Act for the regulation of the militia of the commonwealth of Pennfylvania," to which the Senate request the concurence of the House of Representatives.

And having presented the said bill to the Chair, he withdrew.

The House resumed the consideration of the bill, entituled "An Act to incorporate that district of the Northern-Liberties lying between the middle of freet and the river Delaware, and between Vine-street and

" Cohockfink creek."

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, " An Act to incorporate that part of the district of the Northern-Liberties lying between the middle of Sixth-

" street and the river Delaware, and between Vine-street and Cohocksink

" creek," and that it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to enable the Justices of the Supreme "Court to hold Circuit Courts within this commonwealth."

After fome time.

The Speaker refumed the Chair, and Mr. Fisher reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

The bill from the Senate, entituled " An Act for the regulation of the " militia of the commonwealth of Pennsylvania," was read the first time,

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, the 19th instant, be assigned for the second reading of the faid bill, and that it be the first order for that day.

A motion was made by Mr. Frailey, seconded by Mr. Snyder, and read, as follows, viz.

Refolved, That as the galleries are the places wherein spectators may advantageously see and hear the proceedings of this House, no person shall be fuffered to pass through or sit in the part properly assigned for the accommodation of the Members, while transacting business, unless leave be asked and previously obtained by a Member for that purpose.

Ordered to lie on the table.

The Clerk reported that he had presented to the Senate, for concurence, four bills, entituled, respectively, viz.

- 1. A Supplement to an act, entituled "An Act to regulate hawkers and " pedlars."
- 2. An Act to authorise the Commissioners of Montgomery county, and their fuccesfors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading.
- 3. An Act to authorise the removal of the seat of justice in the county of Wayne, and for other purposes.
- 4. An Act further to extend and amend the act, entituled "A further " Supplement to the act, entituled An Act to establish a Board of Wardens " for the port of Philadelphia, and for other purposes therein mentioned."

And also that he had presented two Extracts from the Journal of this House, relative to the appointment of committees to confer with committees of the Senate, viz. on the amendment by the Senate on the bill, entituled "An " Act to afford relief to Union academy, in the county of Northampton;" and on the amendment by the Senate on the bill, entituled "An Act to en-" able

able aliens, in certain cases, to purchase and hold real estates within this commonwealth."

Adjourned until nine o'clock to-morrow, A. M.

## TUESDAY, March 12th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying that the townships of Briar Creek and Fishing Creek be erected into separate election districts, and that the inhabitants of the township of Briar Creek be permitted to hold their general elections at the market house in the town of Berwick, and those of the township of Fishing Creek at the house of Samuel Smith, in the said township, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Snyder, Mr. Follmer and Mr. Martin, to report thereon.

Mr. Conrad presented a petition from a number of the waggoners of the city of Philadelphia and its vicinity, praying that the law, which obliges them to use broad wheels, may be repealed, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the committee appointed yesterday on that subject, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An" Act for the relief of Doctor John Morris," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the second reading of the faid bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act to appropriate a further sum of money for the opening and improving the road leading from Frankstown, on the river Juniata, to Pitts- burgh," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday, the 21st instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for the relief of Jesse Rankin," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for altering and erecting certain election districts "within this commonwealth."

After some time,

The Speaker resumed the Chair, and Mr. Hemphill reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" MR. SPEAKER.

"In obedience to the directions of the Senate, I have the honour to return the bill, entituled "An Act for reviving suits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery," which the Senate hath passed; also the bill, entituled "An Act to continue an act, entituled An Act to revive the incorporation of the subscribers to the Bank of North-America;" and the bill, entituled "An Act to incorporate the town of West-Chester into a borough;" which the Senate hath passed, with amendments, to which they request the concurrence of the House of Representatives."

And having prefented the faid bills and amendments to the Chair, he withdrew.

The amendments by the Senate on the bill, entituled "An Act to continue an act, entituled An Act to revive the incorporation of the subscribers to the Bank of North-America," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to continue an "act, entituled "An Act to revive the incorporation of the subscribers to the Bank of North-America."

SECT. I. line 4, strike out the words " faid recited;" line 6, strike out the words, " as aforesaid," and in place thereof insert the words, " the se- wenteenth day of March, in the year of our Lord one thousand seven hundred " and eighty-seven;" line 8, strike out the word " said."

Strike out the preamble.

And on motion, and by special order, the same were read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The amendments by the Senate on the bill, entituled "An Act to incorporate the town of West-Chester into a borough," were read the first time, as follow, viz.

Amendments

Amendments by the Senate on the bill, entituled "An Act to incorporate the town of West-Chester into a borough."

SECT. I. strike out from the word "boundaries," in line 7, to the end of the section, and insert "following, viz. beginning at the line which divides the townships of East-Bradford and Goshen, at the corner of the lands of Richard Jacobs and John Darlington; thence along the lines of the said Richard Jacobs, and the lands of Amos Darlington and Joseph M'Clellan, to the lands of George Matlack; thence along the lines of the said Matlack, Joseph M'Clellen, Jonathan Matlack, and of the late John Patton, to a line of the land of Doctor Joseph Moore; thence to the line of the lund of Jesse Matlack; thence along the lines of the said Jesse Matlack's lands, and of the lands of John Biddle and Abner Hoops, to the road called the Goshen Street; thence along the said street to the land of Benaniel Ogden, being the line which divides the township of East-Bradford from the township of Ga
"shen, and from thence to the place of beginning."

SECT. IV. line 6, strike out the words, " and to build a school house."

Title. Next after the word "West-Chester," insert the words, "in the "county of Chester."

And on motion, and by special order, the same were read the second time.

Whereupon

Resolved, That this House concur the said amendments.

The bill, entituled "An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county," was read the fecond time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The first section being under consideration,

A motion was made by Mr. Fisher, and seconded by Mr. Power,

To postpone the further consideration of the same, in order to introduce the following, as a substitute, viz.

"Sect. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the Governor of this commonwealth be, and he is hereby, authorised and required to issue his warrant on the Treasurer of the county of Bedford, in favour of the Commissioners of the said county, for the sum of dollars, which sum the said Treasurer shall pay, out of any monies he may receive in satisfaction of debts due by the said county to the Loan-office of 1793, and out of any monies he may receive for or on account of arrearages of taxes due by the said county to this commonwealth; and for the aforesaid sum of dollars, or so much thereof as he may actually pay to the said Commissioners, in virtue of this act; the said Treasurer shall have credit on the books of the Comptroller-General of this commonwealth, on his producing the receipts of the said Commissioners,"

On the question, -" Will the House agree to postpone, for the purpose afort-

It was determined in the affirmative.

The fubstitute being under consideration,

A motion was made by Mr. Barclay, and seconded by Mr. Power,

To amend the same, by filling the blanks therein respectively with the words " four thousand."

Which was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act to appropriate a fum of mo-"ney, to be applied in compleating three bridges in Bedford county, and "for other purposes," and that it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House on the bill, entituled "An Act to indemnify "General William Irwine for the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States."

After some time,

The Speaker refumed the Chair, and Mr. Worrell reported the bill, without amendment.

The bill, entituled "An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, to convey and affure the lots of ground therein mentioned," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the survivor of them, to convey and assure the lots of ground therein mentioned," and that it be transcribed for a third reading.

The motion made by Mr. Frailey, seconded by Mr. Snyder, and read yesterday, was read the second time.

The resolution therein contained being under consideration,

A division of the question was called for by Mr. Frailey, to end with the word "business."

On the question,—" Will the House agree to the first part of the said resolu-

It was determined in the negative.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to erect the town of Lebanon, in the county of [75] "Dauphin,

Dauphin, into a borough;" and also an Extract from the Journal of this House, requiring the Secretary of the commonwealth to deliver copies of the laws of this State, and the United States, to the Members of the present Legislature.

Adjourned until nine o'clock to-morrow, A. M.

## WEDNESDAY, March 13th, 1799. A.M.

The House met pursuant to adjournment.

Mr. Snyder presented a petition from a number of the inhabitants of the county of Northumberland, praying pecuniary aid in opening and improving the navigation of the river Susquehanna, from Wright's ferry upwards, and for the improvement of the road from Reading to Sunbury, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

Mr. Fisher presented a memorial from the Managers of the Pennsylvania Hospital, praying aid, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Stocker, Mr. Logan, Mr. Preston, Mr. Keys, Mr. Power, Mr. Boileau, Mr. Snyder, Mr. J. Scott, and Mr. Stewart, to report thereon.

Mr. Power presented a petition from a number of the inhabitants of the county of Cumberland, praying to be authorised, by law, to erect a house for the employment and support of their poor, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the county of Cumberland, to report thereon.

The committee to whom was refered, January 15th last, the petition of Edmund Physick, made report, which was read, as follows, viz.

That they have taken the subject matter of the said petition into consideration, and after the best information the committee could obtain thereon, they are induced to believe that the prayer of the petitioner ought to be complied with, under some restrictions and limitations: They therefore submit the following resolution, viz.

Refolved, That the Governor be, and he is hereby, empowered and authorifed, on the application of John and Richard Penn, or their representatives or agent, to direct the proper officer or officers to deliver up such rentrolls, counter-parts of deeds reserving yearly ground-rents, and books, as relate wholly to their private estate, as in the opinion of the Attorney-General will be right and proper, and to surnish, at the proper cost and charges of the said John and Richard Penn, copies and exemplifications of any other papers, which came into the possession of the commonwealth by virtue of

the act, entituled "An Act for vesting the estate of the late Proprietaries of Pennsylvania in this commonwealth," passed the 27th day of November, 1779, and

On motion, and by special order, the same was read the second time.

Whereupon

On motion of Mr. Frailey, feconded by Mr. Conrad,

Ordered, That the further confideration thereof be postponed until Thursday, the 21st instant, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act making provision for the opening and improving of a road over the Penn's Valley Mountains, in the county of Missin," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed, December 19th last, to consider and report a plan for the more speedy recovery of the money due to this commonwealth upon unpatented lands, having obtained leave, reported a bill, entituled "An "Act to provide for the more speedy recovery of the money due to this commonwealth upon unpatented lands, and for other purposes," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday, the 21st instant, be assigned for the second reading of the said bill, and that it be the order for that day.

A motion was made by Mr. Snyder, feconded by Mr. Frailey, and read, as follows, viz.

Refolved, That during the remainder of the fession this House will meet on Tuesday and Friday, in every week, precisely at sour o'clock in the afternoon, unless otherwise directed by a majority of the Members present.

A motion was made by Mr. Buckley, seconded by Mr. Power, and read, as follows, viz.

Refolved, That a committee be appointed to bring in a bill, to authorife the Governor of this commonwealth to subscribe on the books, which are opened to receive subscriptions for making an artificial road from the borough of Lancaster to Wright's ferry, for shares, and that he draw a warrant on the Treasurer of the county of Lancaster for such sum, which money shall be allowed out of the arrearages of taxes due from said county to this commonwealth.

Ordered to lie on the table.

The report on the petition of a number of the inhabitants of the county of York, read February 13th last, was read the second time:

On the question,-" Will the House agree to the same?"

It was determined in the negative.

The bill, entituled " An Act for the relief of Jesse Rankin," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the survivor of them, to convey and assure the "lots of ground therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth," was read, as reported by the committee of the whole House.

The eighth fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Weaver,

To amend the same, by striking out of line 7 the word "Supreme," and inserting, next after the word "Court," the words, "where the said suits "originated," and making "Court" "Courts."

On the question,-" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Weaver, and are as follow, viz.

YEAS.	Y E A S.	YEAS.
Meffrs. Albright,	Messrs. Ingels,	Messrs. Strickler,
Baird,	Keys,	Shoemaker,
Boileau,	Kennedy,	Stewart,
Coolbaugh,	Krause,	Snyder,
Cunningham,	Linnard,	J. Scott,
Conrad,	Lyle,	Speer,
Eyre,	Logan,	Sample,
Ewalt,	Mewhorter,	Van Horne,
Frailey,	Miller,	Worrell,
Follmer,	Martin,	Watson,
Gehr,	M'Dowell,	Wright,
Hopkins,	Penrofe,	Wilfon,
Hendricks,	Rugh,	Williamson,
Harris,	Rofe,	Weaver. 44
Huston,	Raum,	
	_	NAYS

NAYS.

NAYS.

NAYS.

Messrs. Evans, Speak	ker. MessrsFisher,	Messrs. M'Pherson,
Bull,	Forster,	Preston,
Brown,	Hall,	Palmer,
Buckley,	Hemphill,	Seckel,
Barclay,	Hannum,	Stocker,
Brooke,	Hostetter,	A. Scott,
Blair,	Horne,	Taylor,
Campbell,	Keppele,	- Turner,
Dunlop,	Kirk,	Wharton,
Erwin,	Kelly,	Welles. 30.

So it was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Frailey, and seconded by Mr. Horne, that the following be an additional section, viz.

"SECT. XV. And be it further enacted by the authority aforesaid, That this act shall continue in force for and during the term of three years from and after passing thereof, and from thence to the end of the session of the General Assembly, and no longer."

On the question,-" Will the House agree to the same?"

It was determined in the negative.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

On motion of Mr. Frailey, feconded by Mr. Ewalt,

Resolved, That Joseph Wharton have leave to withdraw his petition.

The Clerk reported that he had informed the Senate, that this House had concured the amendments by the Senate on the bills, entituled, respectively, viz.

- 1. An Act to incorporate the town of West-Chester into a borough.
- 2. An Act to continue an act, entituled "An Act to revive the incorporation of the subscribers to the Bank of North-America.

Mr. Matlack, the Clerk of the Senate, being introduced, presented for concurence a bill, entituled "An Act to alter the fifth election district in the county of Somerset, and for other purposes therein mentioned."

The bill, entituled "An Act for offering compensation to the Pennsylva"nia Claimants of certain lands within the seventeen townships, in the
"county of Luzerne, and for other purposes therein mentioned," was read,
as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Keys, and seconded by Mr. Strickler,

To amend the same, by filling the first blank therein with the following names, viz. "William Armstrong and Samuel Baird."

A motion was then made by Mr. Hemphill, and feconded by Mr. Power, To postpone the further consideration of the said section and amendment for the present.

Which was determined in the affirmative.

The fecond fection being under confideration,

A motion was made by Mr. Weaver, and feconded by Mr. Wilson,

To amend the fame, by striking out of line 9 the word "fix," and inferting the word "five," in place thereof.

On the question,-" Will the House agree to the faid amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Keys, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Huston,	Messrs. Raum,
Bull,	Ingels,	Strickler,
Brown,	Kirk,	Shoemaker,
Buckley,	Keys,	Stewart,
Barclay,	Linnard,	Snyder,
Blair,	Lyle,	Speer,
Conrad,	Mewhorter,	Sample,
Dunlop,	Miller,	Van Horne,
Follmer,	M'Pherson,	Wright, 🚻
Hopkins,	M'Dowell,	Wilfon,
Hostetter,	Penrose,	Williamson,
Hendricks,	Rugh,	Weaver. 38.
Harris,	Rose,	
NAYS.	NAYS.	NAYS.
Meffrs. Albright,	Messrs. Forster,	Messrs. Power,
· Baird,	Hall,	Preston,
Brooke,	Hemphill,	Palmer,
Boileau,	Hannum,	Stocker,
Coolbaugh,	Horne,	A. Scott,
Cunningham,	Hartzell,	J. Scott,
Eyre,	Keppele,	Taylor,
Erwin,	Kelly,	Turner,
Ewalt,	· Kennedy,	Worrell,
Fisher,	Logan,	Watfon,
Frailey,	'Martin,	Welles. 3,3.
0 1 1 1 1	1 00	

So it was determined in the affirmative.

A motion was made by Mr. Weaver, and feconded by Mr. Lyle,

Further to amend, by striking out of lines 10 and 11 the words, "three dollars," and inserting, in place thereof, the words, "two dollars and "fifty cents."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Weaver and Mr. Stocker, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Buckley,	Messrs. Lyle,	Messrs. Stewart,	
Baird,	Logan,	Speer,	
Hopkins,	Miller,	Wright,	
Hostetter,	M'Dowell,	Welles,	
Hendricks,	Power,	Weaver.	19.
Huston,	Palmer,	,	
Kraufe,	Strickler,	A (1)	
		37.0	
NAYS.	NAYS.	NAYS.	
Mesfrs. Evans, Speaker.	Messrs. Follmer,	Messrs. Martin,	
Albright,	Forster,	M'Pherson,	
Bull, 1	Gehr,	Rugh,	
Brown,	Hall,	Rofe,	
Barclay,	Hemphill,	Raum,	
Brooke,	Hannum,	Stocker,	
Boileau,,	Horne,	A. Scott,	
Blair,	Hendricks,	Shoemaker,	
Coolbaugh,	Harris,	Snyder,	
Cunningham,	Ingels,	Sample,	
Conrad,	Keppele,	Taylor,	
Dunlop,	Kirk,	Turner,	
Eyre,	Keys,	Van Horne,	
Erwin,	Kelly,	Worrell,	
Ewalt,	Kennedy,	Watson, .	
Fisher, Carry	Linnard,	Wilfon.	50.
Frailey,	Mewhorter,	4	

So it was determined in the negative.

A motion was made by Mr. Kennedy, and seconded by Mr. Martin,

To amend, by striking out of line 13 the words, "twenty-five, and inferting the word "fifty," in place thereof.

b Which was determined in the negative.

A motion was made by Mr. Power, and seconded by Mr. Keppele,

To postpone the further consideration of the said bill.

On the question,-" Will the House agree to postpone?"

The Yeas and Nays were called for by Mr. Power and Mr. Conrad, and are as follow, viz.

Y E A S.	Y E A'S.	YEAS.
Messes. Dunlop,	Messirs. Hostetter,	Meffrs. Power,
Forster,	Keppele,	Snyder,
Hopkins,	Logan,	Wharton. 9.

NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Mesfrs. Palmer,
Albright,	Hannum,	Rugh,
Bull,	Horne,	Rose,
Brown,	Hartzell,	Raum,
Buckley,	Hendricks,	Stocker,
Barclay,	Harris,	Strickler,
Baird,	Huston,	A. Scott,
Brooke,	Ingels,	Shoemaker,
Boileau,	Kirk,	Stewart,
Blair,	Keys,	J. Scott,
Campbell,	Kelly,	Speer,
Coolbaugh,	Kennedy,	Sample,
Cunningham,	Krause,	Taylor,
Conrad,	Linnard,	Turner,
Eyre,	Lyle,	Van Horne,
Erwin,	Mewhorter,	Worrell,
Ewalt,	Miller,	Watson,
Fisher,	Martin,	Wright,
Frailey,	M'Pherson,	Wilfon,
Follmer,	M'Dowell,	Welles,
Gehr,	Penrose,	Williamson,
Hall,	Preston,	Weaver. 66.

So it was determined in the negative, and the section, as amended, adopted.

The third fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Horne,

To amend the same, by inserting in line 9 the following, viz. "And al-" so certify to the Comptroller-General the amount of the sum that may appear " to be due, first deducting therefrom the balance of principal and interest due " to the commonwealth, on account of the original purchase money of such tract " or tracts."

Which was determined in the affirmative.

A motion was made by Mr. Kennedy, and feconded by Mr. Horne,

To amend, by striking out from the word "at," in line 12, to the word "tracts," in line 15, inclusive, and to insert, in place of the words so stricken out, the words, "shall amount."

Which was determined in the affirmative, and the section, as amended, adopted.

The fourth section being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Raum,

To amend the same, by filling the blank in line 4 with the words, "three, months."

Which was determined in the affirmative.

A motion was made by Mr. Frailey, and feconded by Mr. Gehr, Further to amend, by filling the blank in line 8 with the word "one." Which was agreed to, and the fection, as amended, adopted.

The

The fifth fection being under confideration,

A motion was made by Mr. Kennedy, and seconded by Mr. Snyder,

To amend the same, by inserting in line 8, next after the word "them," the following, viz. "provided that the said lots do not lie within those parts of the Proprietary Manors, that were not sold to the Pennsylvania Claiments before the decree of Trenton."

The faid amendment being under confideration,

The House adjourned until nine o'clock to-morrow, A. M.

## THURSDAY, March 14th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Martin presented a petition from Charles De France, of Pine creek township, in the county of Lycoming, praying permission to erect a mill-dam across Pine creek, in the said county, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Martin, Mr. Snyder and Mr. Mewhorter, to report thereon.

Mr. Brown presented a petition from Adam Neese, stating that he hath been defrauded by a certain Joseph Gear, a collector, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Brown, Mr. Keys and Mr. Buckley, to report thereon.

Mr. Keys presented a petition from a number of the inhabitants of the borough of Lancaster, praying that the law for establishing a nightly watch, &c. may not be repealed, which was read, and

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act for the reimbursement of monies heretofore advanced by the Receiver"General of the Land-office, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred, January 2d last, the petition of Andrew Boyd, late Treasurer of Chester county, made report, which was read, as follows, viz.

That they have attentively examined the facts therein stated, and the various documents and papers submitted to them, and it appears that on a settlement in the Comptroller's office, there is due to the commonwealth from the petitioner the sum of two thousand three hundred and eighty-six pounds fourteen shillings and sour pence.

The.

The petitioner afferts that he paid into the office of Mr. Rittenhouse, late Treasurer of the State, several sums of money, to the amount of about two thousand three hundred and eight pounds sourteen shillings, for which he has received no credit on the books of the Treasury, and conceives himself aggreeved by the said settlement.

The committee are well fatisfied that the petitioner is not able to fubstantiate this fact, and therefore consider it their duty to state, that, after a very accurate enquiry and examination, it appears the said Andrew Boyd has received full credit on the books of the late Treasurer, David Rittenhouse, and has in his possession receipts for all the sums he has ever paid into the Treasury; but from the great missortunes of the petitioner, and his peculiarly distressing circumstances, the committee are induced to submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to exonerate Andrew Boyd from the payment of the balance which appears to be due to the commonwealth, agreeably to the fettlement of his accounts by the Comptroller-General.

Ordered to lie on the table.

The committee to whom was refered, the 12th instant, the petition of a number of the inhabitants of the townships of Briar Creek and Fishing Creek, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners under confideration, and are of opinion, that, from the remote fituation of many of the petitioners from the place of holding elections, they are, in a great degree, precluded from exercifing the right of fuffrage, and are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following refolution, viz.

Refolved, That a committee be appointed to bring in a bill, conformably to the prayer of the petitioners.

Ordered to lie on the table.

The motion of Mr. Buckley, feconded by Mr. Power, and read yester-day, relative to turnpike shares, was read the second time, and the resolution therein contained adopted.

Ordered, That Mr. A. Scott, Mr. Buckley, Mr. Hopkins, Mr. Shoemaker and Mr. Huston be a committee, for the purpose expressed in the said resolution.

The bill, entituled "An Act to indemnify General William Irwine for "the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

#### . MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to prefent a bill, entituled "An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned," to which the Senate request the concurrence of the House of Representatives; and to inform, that the Senate hath concurred the resolution of the House of Representatives respecting the distributing certain laws of this State and of the United States.

And having presented the said bill to the Chair, he withdrew.

The bill from the Senate, entituled "An Act to vest in the President, Di"rectors and Company, for erecting a permanent bridge over the river
"Schuylkill, at or near the city of Philadelphia, the right and title of this
"commonwealth to the lot or piece of ground therein mentioned," was read
the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday, the 25th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act to alter the fifth election district in the county of Somerset, and for other purposes therein mentioned," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Saturday, the 23d instant, be assigned for the second reading of the said bill, and that it be the order for that day.

On motion,

Ordered, That Friday, the 22d instant, be assigned for the second reading of the bill, entituled "An Act to raise and collect county rates and levies," and that it be the order for that day.

The bill, entituled "An Act to incorporate that part of the district of the "Northern-Liberties lying between the middle of Sixth-street and the river Delaware, and between Vine-street and Cohocksink creek," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act to enable the Justices of the "Supreme Court to hold Circuit Courts within this commonwealth," was read the third time.

Whereupon

Resolved, That the said bill pass.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And then he withdrew.

The House resumed the consideration of the bill, entituled "An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

The fifth fection and proposed amendment recuring,

\*On the question,-" Will the House agree to the faid amendment?"

It was determined in the affirmative.

A motion was made by Mr. Welles, and feconded by Mr. Buckley,

To amend, by inferting in line 3, next after the word "townships," the words, "and pitches aforesaid."

Which was agreed to.

A motion was made by Mr. Welles, and feconded by Mr. Mewhorter,

To amend, by inferting in line 3, next after the word "aforefaid," the words, "released to the commonwealth so as aforesaid."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. M'Pherson, and are as follow, viz.

YEAS.	Y E A S.	YEAS.
Messrs. Brown,	Messrs. Harris,	Messrs. A. Scott,
Buckley,	Keppele,	Stewart,
Baird,	Kelly,	Taylor,
Brooke,	Logan,	Turner,
Dunlop,	Mewhorter,	Wharton,
Hall,	Palmer,	Watson,
Hemphill,	Seckel,	Welles.
Hannum,	Stocker,	
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Rugh,
Albright,	Hostetter,	Rose,
Bull,	Hendricks,	Raum,
Barclay,	Huston,	Strickler,
Boileau,	Kirk,	Shoemaker,
Blair,	Keys,	Snyder,
Campbell,	Kennedy,	J. Scott,
	Kraufe,	Speer,
Cunningham,	Linnard,	Sample,
	Lyle,	Van Horne,
Eyre,	Miller,	Wright,
	Meffrs. Brown, Buckley, Baird, Brooke, Dunlop, Hall, Hemphill, Hannum,  NAYS.  Meffrs. Evans, Speaker. Albright, Bull, Barclay, Boileau, Blair, Campbell, Coolbaugh,	Meffrs. Brown, Buckley, Baird, Brooke, Dunlop, Hall, Hemphill, Hannum,  NAYS.  Meffrs. Evans, Speaker. Albright, Bull, Barclay, Barclay, Bair, Campbell, Coolbaugh, Cunningham, Conrad,  Meffrs. Harris, Keppele, Keply, Logan, Mewhorter, Palmer, Seckel, Seckel, Seckel, Stocker,  NAYS.  NAYS.  Meffrs. Hopkins, Hoftetter, Hendricks, Hufton, Kirk, Keys, Campbell, Kennedy, Kraufe, Linnard, Lyle,

Martin,

Penrofe,

Power,

M'Pherson,

M'Dowell,

So it was determined in the negative.

Erwin,

Ewalt,

Frailey,

Gehr,

Follmer,

A motion

46.

Wilson,

Weaver.

Williamson,

23.

A motion was made by Mr. Kennedy, and feconded by Mr. Wilson,

To amend, by inserting in line 16, next after the word " dollars," the words " fifty cents."

On the question,-" Will the House agree to the said amendment?"

YEAS.

The Yeas and Nays were called for by Mr. Keppele and Mr. Mewhorter, and are as follow, viz.

YEAS

1 L 11 0.	I L A O.	I E A S.	
Messrs. Erwin,	Meffrs. M'Pherfon,	Messrs. Snyder,	
Follmer,	M'Dowell,	J. Scott,	
Kennedy,	Raum,	Wilfon.	7.7
Krause,	Strickler,	willon.	II.
ixiauic,	ottlekier,		
NAYS.	NAYS.	NAYS.	
Messrs. Evans, Spec	aker. Messrs. Hall,	Messrs. Preston,	ŕ
Albright,	Hemphill,	Palmer,	
. Bull,	Hannum,	Rugh,	
Brown,	Hopkins,	Rose,	
Buckley,	Hostetter,	Seckel,	
Barclay,	Hendricks,	Stocker,	
Baird,	' TT'	A. Scott,	,
Brooke,	Huston,	Shoemaker,	
Boileau,	Keppele,	Stewart,	
Blair,	Kirk,	J. Scott,	
Campbell,	Keys,	-Sample,	
Coolbaugh,	Kelly,	Taylor,	
Cunninghar		Turner,	
Conrad,	Lyle,	Van Horne,	
Dunlop,	Logan,	Wharton,	
Eyre,	Mewhorter,	Watfon,	
Ewalt,	Miller,	Wright,	
Frailey,	Martin,	Welles,	
Forster,	Penrose,	Williamson,	
Gehr,	Power,		60.
Ochi,	i Ower,	Weaver.	60.

So it was determined in the negative.

YEAS.

A motion was made by Mr. Kennedy, and feconded by Mr. Snyder, To amend, by inferting in line 17, next after the word " dollars," the

words " fifty cents."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. M'Pherson, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Buckley,	Mesirs. Keys,	Meffrs. Raum,
Baird,	Kennedy,	Strickler,
Dunlop,	Krause,	Snyder,
Erwin,	Lyle,	J. Scott,
Follmer,	Miller,	Speer,
Hopkins,	M'Pherson,	, Sample,
Hostetter,	M'Dowell,	Wilfon. 21.
	[ 78 ]	NAYS.

NAYS.	NAYS.	N A Y, S.
Messrs. Evans, Speaker.	Messrs. Hall,	Messrs. Rugh,
Albright,	Hemphill,	Rose,
Ball,	Hannum,	Seckel,
Brown,	Hendricks,	Stocker,
Barclay,	Harris,	A. Scott,
Brooke,	Huston,	Shoemaker,
Boileau,	Keppele,	Stewart,
Blair,	Kirk,	Taylor,
Campbell,	Kelly,	Turner,
Coolbaugh,	Linnard,	Van Horne,
Gunningham,	Logan,	Wharton,
Conrad,	Mewhorter,	Watfon,
Eyre,	Martin,	Wright,
Ewalt,	Penrose,	Welles,
Frailey,	Power,	Williamson,
Forster,	Preston,	Weaver. 50.
Gehr.	Palmer.	

So it was determined in the negative.

A motion was made by Mr. Weaver, and seconded by Mr. Conrad,

To amend, by inferting in line 17, next after the word "dollars," the words, "and twenty cents."

Which was agreed to.

A motion was made by Mr. Weaver, and seconded by Mr. Penrose,

To amend, by striking out of line 16 the words, "a fum not exceeding," and inserting, in place thereof, the words, "at the rate of."

Which was agreed to.

A motion was made by Mr. Welles, and seconded by Mr. Preston,

To amend, by striking out of line 18 the word " fifty," and inserting, in place thereof, the words " twenty-five."

Which was determined in the negative.

A motion was made by Mr. Welles, and seconded by Mr. Keppele,

To amend, by striking out from the word "the," in line 21, to the word "commonwealth," in line 29, inclusive, and inserting, in place of the words so stricken out, the words, "and patents for lands so certified shall issue from the proper office, paying the legal fees for such patent."

A motion was made by Mr. Kennedy, and feconded by Mr. Keys,

To amend the amendment, by adding thereto these words, " and also the " furveying fees."

A motion was made by Mr. Kelly, and feconded by Mr. Wharton,

To postpone the further consideration of the section, the amendment, the amendment to the amendment, and the bill, for the present.

Which was determined in the affirmative.

The message from the Governor was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

States, dated the twelfth inftant, that "Combinations to defeat the exe"cution of the laws, for the valuation of lands and dwelling-houses within
"the United States, have existed in the counties of Northampton, Montgomery and Bucks, in the State of Pennsylvania;" that, in the judgment of
the President, "it is necessary to call forth military force, in order to suppress the combinations aforesaid, and cause the laws aforesaid to be duly
executed; and that the President has accordingly determined so to do, under
the solemn conviction that the essential interests of the United States demand it."

Though I have received no communication from the President on this important occasion, yet it is my duty, as Executive Magistrate of Pennsylvania, to call your attention to the subject, that if any measures ought to be taken on the part of the State, to co-operate with the sederal government, they may be devised and authorised by the Legislature.

#### THOMAS MIFFLIN.

Philadelphia, March 14th, 1799.

And on motion, and by special order, the same was read the second time-Ordered, That it be referred to Mr. Wharton, Mr. Hemphill, Mr. Power, Mr. Kelly, Mr. Frailey, Mr. Baird and Mr. Cunningham, to report thereon.

Mr. Strickler asked and obtained leave of absence for four days.

The Clerk reported that he had presented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act for the relief of Jesse Rankin.
- 2. An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes.
- 3. An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground therein mentioned.

And that he had returned the bill, entituled "An Act to enable the "Justices of the Supreme Court to hold Circuit Courts within this common-wealth," and informed the Senate that this House had passed the same.

Adjourned until nine o'clock to-morrow, A. M.

## FRIDAY, March 15th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed the 9th instant, to confer with the committee of the Senate on the amendment by the Senate, and adhered to by them, on the bill, entituled "An Act to afford relief to Union academy, "in the county of Northampton," viz. "the inserting of section 4, in fa"vour of Dickinson college," made report, which was read, as follows, viz.

That they have met, and confered with the committee of the Senate.

That the committee of the Senate adhered to their amendment, and that the committee of this House have not acceded thereto, and recommend that this House adhere to their non-concurence.

Ordered to lie on the table.

The bill, entituled "An Act to indemnify General William Irwine for the loss of Montour's island, recovered from him by a judgment of the Supreme Court of the United States," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House again resumed the consideration of the bill, entituled "An "Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

And the proposed amendment, and the amendment to the amendment, recurring,

. A motion was made by Mr. Kelly, and feconded by Mr. Mewhorter,

To postpone the further consideration of the said amendment, and amendment to the amendment, for the present.

Which was agreed to.

A motion was then made by Mr. Kelly, and seconded by Mr. Mewhorter, To amend the section, by striking out of line 31 the words, "charged with," and inserting, in place thereof, the words, "mortgaged by such claimant or claimants for;" and striking out of lines 32 and 33 the words, in whose hands soever the same shall be," and inserting as aforesaid.

Which was determined in the affirmative.

The amendment, and the amendment thereto, recuring,

The amendment to the amendment was withdrawn,

And Mr. Welles modified the amendment, by re-inftating the proviso in lines 25, 26, 27, 28 and 29.

A motion was made by Mr. Kennedy, and feconded by Mr. Keys,

To amend the amendment, by adding thereto the words, "and also the furveying fees."

On the question,—" Will the House agree to the amendment to the amend-

It was determined in the affirmative, and the amendment, as amended, adopted.

A motion was made by Mr. Hemphill, and feconded by Mr. Forster,

To amend the section, by striking from lines 2 and 3 the words, "all "the," and inserting, in place thereof, the word "fuch;" and next after the word "Trenton," in line 5, the following, viz. "as shall have been submit"ted by the Pennsylvania Claimants to the Commissioners aforesaid, and signified
"under the hands and seals of the Pennsylvania Claimants to abide by the
determination of the Commissioners, agreeably to the first section of this act."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Linnard, and are as follow, viz.

Y E A S.	E A S.	YEAS.	
Mesirs. Evans, Speaker. Mesirs	. Hemphill,	Messrs. A. Scott,	
Albright,	Hannum,	Stewart,	•
Bull,	Harris,	J. Scott,	
Brown,	Keppele,	Speer,	
Buckley,	Kirk,	Sample,	
Barclay,	Kelly,	Taylor,	
Blair,	Martin,	Wharton,	
Coolbaugh,	Power,	Worrell,	
Fisher,	Preston,	Watfon,	
Forster,	Palmer,	Welles,	
Hall,	Seckel,	Williamson.	<b>3</b> 3•
NT A XZ CL N	T A V C	NAYS.	
	NAYS.		
Messrs. Brooke, Messrs	s. Huston,	Messrs. Raum,	
Messrs. Brooke, Messrs. Boileau,	s. Huston, Ingels,	Messrs. Raum, Stocker,	
Messrs. Brooke, Messrs Boileau, Campbell,	s. Huston, Ingels, Keys,	Messrs. Raum, Stocker, Stover,	
Messrs. Brooke, Messrs Boileau, Campbell, Cunningham,	s. Huston, Ingels, Keys, Kennedy,	Messrs. Raum, Stocker, Stover, Shoemaker,	
Messrs. Brooke, Messrs Boileau, Campbell, Cunningham, Conrad,	Kennedy, Krause,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder,	
Messrs. Brooke, Messrs Boileau, Campbell, Cunningham, Conrad, Eyre,	s. Huston, Ingels, Keys, Kennedy, Krause, Linnard,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner,	
Messrs. Brooke, Messrs Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin,	Keys, Kennedy, Kraufe, Linnard, Lyle,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree,	
Meffrs. Brooke, Meffre Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin, Frailey,	s. Huston, Ingels, Keys, Kennedy, Krause, Linnard, Lyle, Mewhorter,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree, Van Horne,	
Messrs. Brooke, Messrs Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin, Frailey, Follmer,	s. Huston, Ingels, Keys, Kennedy, Krause, Linnard, Lyle, Mewhorter, Miller,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree, Van Horne, Wright,	
Meffrs. Brooke, Meffre Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin, Frailey, Follmer, Gehr,	Keys, Keys, Kennedy, Kraufe, Linnard, Lyle, Mewhorter, Miller, M'Pherson,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree, Van Horne, Wright, Wilson,	
Meffrs. Brooke, Meffre Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin, Frailey, Follmer, Gehr, Hopkins,	s. Huston, Ingels, Keys, Kennedy, Krause, Linnard, Lyle, Mewhorter, Miller, M'Pherson, M'Dowell,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree, Van Horne, Wright, Wilson,	37:
Meffrs. Brooke, Meffre Boileau, Campbell, Cunningham, Conrad, Eyre, Erwin, Frailey, Follmer, Gehr,	s. Huston, Ingels, Keys, Kennedy, Krause, Linnard, Lyle, Mewhorter, Miller, M'Pherson,	Messrs. Raum, Stocker, Stover, Shoemaker, Snyder, Turner, Udree, Van Horne, Wright, Wilson,	37:

So it was determined in the negative.

A motion was made by Mr. Conrad, and feconded by Mr. Mewhorter, To reconsider the amendment in line 21. Which was agreed to. A motion was made by Mr. Conrad, and seconded by Mr. Mewhorter,

To amend the amendment, by striking out the word "and," and insert-

ing the word "whereupon," in place thereof.

Which was agreed to, and the section, as amended, adopted.

The fixth, feventh, eighth and ninth fections were adopted.

And the tenth section being under consideration,

A motion was made by Mr. A. Scott, and feconded by Mr. Linnard,

To amend the same, by striking out of line 3 the words, "three dollars and fifty cents," and inserting, in place of the words so stricken out, the words, "four dollars."

Which was determined in the negative, and the section agreed to.

The eleventh fection being under confideration,

A motion was made by Mr. Welles, and seconded by Mr. Buckley,

To postpone the further consideration of the same, in order to introduce the following as a substitute, viz.

"SECT. XI. And be it further enacted by the authority aforesaid, That in cases of dispute between the Connecticut Claimants they may elect to have the same decided by the said Commissioners, or appeal before such decision to the Court of Common Pleas of the proper county, and a certificate from the Clerk of such Commissioners, or from the Prothonotary of such Court of Common Pleas, before which tribunal such decision may be had, certifying in whose favour the same is adjudged, shall be good evidence to obtain a patent from the proper office aforesaid."

Which was determined in the affirmative.

A motion was made by Mr. Kennedy, and feconded by Mr. Coolbaugh, To re-confider the fecond fection.

Which was agreed to.

A motion was made by Mr. Weaver, and seconded by Mr. M'Dowell,

To amend the same, by striking out of line 9 the word " five," and inferting, in place thereof, the word " four."

Which was determined in the negative, and the fection adopted.

The House resumed the consideration of the first section.

And the amendment thereto recuring,

A motion was made by Mr. Kennedy, and seconded by Mr. Power,

To amend the amendment, by striking out the words, "William Arm-" flrong," and inserting "Ifaac Whelen, of Chester county," in place thereof. Which was agreed to.

A motion was made by Mr. A. Scott, and seconded by Mr. Buckley,

To amend, by striking out the words, "Samuel Baird," and inserting "Thomas Boude, of Lancaster county," in place thereof.

Which was agreed to.

-11.0 - 21

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to indemnify General William Irvine for the loss of Montour's island, recovered from him by a judgment of the Supreme Court of the United States.
- 2. An Act to incorporate that part of the district of the Northern-Liberties lying between the middle of Sixth-street and the river Delaware, and between Vine-street and Cohocksink creek.

Adjourned until nine o'clock to-morrow, A. M.

#### SATURDAY, March 16th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared four bills, entituled, respectively, viz.

- 1. An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth.
- 2. An Act for reviving suits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery.
- 3. An Act to continue an act, entituled "An Act to revive the incorpo-"ration of the subscribers to the Bank of North-America."
- 4. An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session. And

A resolution relative to the distribution of the laws of this State and of the United States.

And having prefented the faid bills and refolution to the Chair, the Speaker figned the fame.

Mr. Huston presented petitions from a number of the inhabitants of the townships of Franklin, Dunbar and Tyrone, in the county of Fayette, praying a new election district, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be refered to Mr. Huston, Mr. Cunningham and Mr. Weaver, to report thereon.

The report on the petition of Andrew Boyd, read the 14th instant, was read the second time.

On motion of Mr. Boileau, seconded by Mr. Frailey,

Ordered, That the further confideration of the said report be postponed for the present.

The House again resumed the consideration of the bill, entituled "An " Act for offering compensation to the Pennsylvania Claimants of certain " lands within the seventeen townships in the county of Luzerne, and for " other purposes therein mentioned."

And the first section recuring,

The words, " General William Irvine, of Cumberland county," were inferted next after the words, "Thomas Boude, of Lancaster county."

A motion was made by Mr. Weaver, and feconded by Mr. Snyder,

To amend the fection, by inferting, in line 27, next after the word " commissioners," the following, viz. " nor until persons claiming lands to the " fame extent under the Susquehanna Land Company, commonly called Con-" necticut Claimants, residing within the seventeen townships aforesaid, shall " also have bound themselves in like manner, in writing, under their hands " and feals, duly executed in presence of two legal witnesses, and shall have " filed the same in the Land-office, that they will abide by the determination of " the said Commissioners respecting the classification thereof, and purchase the " same, agreeably to the prices herein after affixed to be received from the said " Connecticut Claimants."

On the question,—" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Hemphill, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Baird,	Messrs. Hopkins,	Messrs. Miller,
Boileau,	Hostetter,	M'Dowell,
Coolbaugh,	Hendricks,	Penrose,
Cunningham,	Harris,	Rugh,
Conrad,	Huston,	Raum,
Eyre,	Ingels,	Shoemaker,
Erwin,	Kennedy,	Snyder,
Ewalt,	Krause,	Udree,
Frailey,	Linnard,	Van Horne,
Follmer,	Lyle,	. Wright,
Gehr,	Logan,	Weaver. 33.
NI 4 N/ C	NI A NI C	
- NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Kirk,	Messrs. Stewart,
Albright,	Keys,	Mesfrs. Stewart, J. Scott,
Albright, Brown,	Keys, Kelly,	•
Albright, Brown, Buckley,	Keys, Kelly, Mewhorter,	J. Scott, Speer, Sample,
Albright, Brown, Buckley, Barclay,	Keys, Kelly, Mewhorter, Martin,	J. Scott, Speer, Sample, Taylor,
Albright, Brown, Buckley, Barclay, Blair,	Keys, Kelly, Mewhorter, Martin, M'Pherson,	J. Scott, Speer, Sample, Taylor, Turner,
Albright, Brown, Buckley, Barclay, Blair, Campbell,	Keys, Kelly, Mewhorter, Martin, M'Pherson, Power,	J. Scott, Speer, Sample, Taylor, Turner, Wharton,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop,	Keys, Kelly, Mewhorter, Martin, M'Pherfon, Power, Preston,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop, Fifher,	Keys, Kelly, Mewhorter, Martin, M'Pherfon, Power, Preston,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell, Wilson,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop, Fisher, Forster,	Keys, Kelly, Mewhorter, Martin, M'Pherson, Power, Presson, Palmer, Seckel,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell, Wilson, Welles,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop, Fifher, Forfter,	Keys, Kelly, Mewhorter, Martin, M'Pherson, Power, Presson, Palmer, Seckel, Stocker,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell, Wilson,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop, Fifher, Forfter, Hall,	Keys, Kelly, Mewhorter, Martin, M'Pherson, Power, Preston, Palmer, Seckel, Stocker,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell, Wilson, Welles,
Albright, Brown, Buckley, Barclay, Blair, Campbell, Dunlop, Fifher, Forfter,	Keys, Kelly, Mewhorter, Martin, M'Pherson, Power, Presson, Palmer, Seckel, Stocker,	J. Scott, Speer, Sample, Taylor, Turner, Wharton, Worrell, Wilson, Welles,

A motion was made by Mr. Welles, and feconded by Mr. Mewhorter,

To amend, by inferting in line 10, next after the word "township," the words, "and pitches between the same and adjacent thereto; provided the said if the pitches shall not exceed twenty in number, and six thousand acres in quantity."

Which was determined in the negative.

A motion was made by Mr. Keppele, and feconded by Mr. Hemphill,

To amend, by inferting in line 10, next after the word "township," the following, viz. "and pitches between the same and adjacent thereto; provided the said pitches shall not exceed twenty in number, and five thousand acres in quantity."

On the question,-" Will the House agree to the said amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Frailey, and are as follow, viz.

YEAS.	Y E A S.	YEAS.	
Mesfrs. Evans, Speaker.	Mesirs. Hall,	Meffrs. Stocker,	
· Albright,	Hemphill,	Stover,	
Brown,	Keppele,	A. Scott,	
Buckley,	Kirk,	Stewart,	
Barclay,	Kelly,	Speer,	
Blair,	Logan,	Sample,	
Campbell,	Miller,	Taylor,	
Dunlop,	Martin,	Turner,	
Erwin,	Preston,	Wharton,	
Fisher,	Palmer,	Worrell,	
Forster,	Seckel,	Welles. 33.	
,		<b>4</b> 9	
NAYS.	NAYS.	NAYS.	
Messrs. Boileau,	Messrs. Huston,	Messrs. Rugh,	
Coolbaugh,	Ingels,	Raum,	
Cunningham,	Keys,	Shoemaker,	
Eyre,	Kennedy,	Snyder,	
Ewalt,	Kraufe,	J. Scott,	
Frailey,	Linnard,	Udree,	
Follmer,	Lyle,	Van Horne,	
Gehr,	Mewhorter,	Wright,	
Hopkins,	M'Pherson,	Wilson,	
Hostetter,	M'Dowell,	Williamfon,	
Hendricks,	Penrose,	Weaver. 35.	
Harris,	Power,	33	
To it ame determined			

So it was determined in the negative.

A motion was made by Mr. Frailey, and seconded by Mr. Eyre,

To postpone the further consideration of the said section and bill until Monday next.

On the question,—" Will the House agree to postpone?" It was determined in the affirmative.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

"MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to prefent a bill, entituled "An Act to supply certain defects in the acts incorpo-" rating the city of Philadelphia, and fundry towns and boroughs within this " commonwealth, and to explain and amend an act, entituled An Act to " alter and amend the several acts of the General Assembly of this com-"monwealth incorporating the city of Philadelphia, and for other purposes;", and to return two bills, entituled, respectively, viz. "An Act to enable Wil-" liam Alexander and Robert Alexander, and the survivor of them, trustees of " an estate held for the use of Jonathan Williams and Mariamne his wife, " and their joint heirs, with the remainders over, to fell and convey the " faid estate, or such parts thereof as may be necessary, and to invest the " monies arising therefrom to the same uses, but in other property more be-" neficial and productive, and for other purposes therein mentioned;" and " An Act to authorise the Commissioners of Montgomery county, and their " fucceffors in office, to raife money, by toll, for compleating a bridge over "the Perkiomen creek, on the road leading from Philadelphia to Reading;" which bills the Senate have paffed.

And having prefented the faid bills to the Chair, he withdrew.

The bill, entituled "An Act to repeal the act for establishing a nightly "watch, providing lamps, and supporting pumps, for public use, in the bo"rough of Lancaster, in the county of Lancaster," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "An A& to authorise the Commissioners of the county of "Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county."

After fome time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to provide for reimburfing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Mont- gomery, during the prevalence of the late contagious fever," was read the fecond time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for the relief of the Chambersburgh acade"my," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the first section thereof being under consideration,

On motion of Mr. Boileau, seconded by Mr. Mewhorter,

Refolved, That the further confideration of faid fection and bill be post-poned for the present.

Mr. Dunlop asked and obtained leave of absence for the remainder of the session, from Wednesday next.

Adjourned until nine o'clock on Monday next, A. M.

#### MONDAY, March 18th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Fisher presented a memorial from the Select and Common Councils of the city of Philadelphia, praying that the lot on Schuylkill, in the name of Pennington, and bounded north by Market-street, be not granted to the Schuylkill Bridge Company, which was read, and

Ordered to lie on the table.

Mr. Sample presented a petition from a number of the inhabitants of the townships of Pine and Middlesex, in the county of Allegheney, praying a new election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Sample, Mr. Ewalt and Mr. Hendricks, to report thereon.

The committee to whom was refered, the 11th instant, the petition of a number of the inhabitants of the townships of the Northern-Liberties, Moyamensing and Passyunk, in the county of Philadelphia, having obtained leave, reported a bill, entituled "An Act to repeal part of an act, entituled "An Act for regulating, pitching, paving and cleansing the highways, "streets, lanes and alleys, and for regulating, making and amending the

" water

water courses and common sewers within the inhabited and settled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An At for the relief of Hannah Allman, executrix to Lawrence Allman, "deceased," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the said bill, and that it be the order for that day.

A motion was made by Mr. Hemphill, and feconded by Mr. A. Scott,

To amend the eighteenth rule for the government of this House, by adding thereto these words, "given by two thirds of the Members present."

Which was agreed to.

The bill from the Senate, entituled "An Act to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill from the Senate, entituled "An A& to provide for reimbursing "the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Montgomery, during the prevalence of the late contagious fever," was read the third time.

Whereupon

Refolved, That the faid bill pass.

The bill, entituled "An Act to repeal the act for establishing a nightly "watch, providing lamps, and supporting pumps, for public use, in the borough of Lancaster, in the county of Lancaster," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The report on the petition of a number of the inhabitants of the townships of Briar Creek and Fishing Creek, in the county of Northumberland, read the 14th instant, was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

The motion made by Mr. Snyder, seconded by Mr. Frailey, and read the 13th instant, was read the second time, and adopted, as follows, viz.

Refolved, That during the remainder of the fession this House will meet twice on each Tuesday and Friday in every week, at nine o'clock in the forenoon, and four o'clock in the afternoon, unless otherwise directed by a majority of the Members present.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act to provide for selling the several reserved tracts of "land adjoining the towns of Erie, Franklin, Warren, Waterford and Bea-" ver, and for other purposes therein mentioned."

After some time,

The Speaker refumed the Chair, and Mr. Wharton reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill, entituled "An Act to authorise the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The report of the committee on roads and inland navigation, read February 5th last, was read the second time, and the resolution therein contained adopted.

On motion,

Ordered, That Friday next be affigned for the fecond reading of the bill, entituled "An Act to authorise Robert Smith and others to erect and main"tain a wing-dam or dams in the river Delaware," and that it be the order for that day.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this state from the state of New-" York."

After some time,

The Speaker resumed the Chair, and Mr. A. Scott reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

The

The bill, entituled "An Act empowering certain trustees, therein named, "to fell and dispose of part of a certain tract of land, situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from the sale thereof for the purposes therein

" mentioned," was read the fecond time.

On the question.—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

R. folved, That the House will in the present instance dispense with the rule.

And the same having been fully considered.

Ordered, That it be transcribed for a third reading.

Mr. Penrose asked and obtained leave of absence for Mr. Worrell for the remainder of the Session.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, four bills, entituled, respectively, viz.

- I. An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth.
- 2. An Act for reviving fuits, process and proceedings, which have been difcontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery.
- 3. An Act to continue an act, entituled "An Act to revive the incorpo-"ration of the subscribers to the Bank of North-America."
- 4. An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session.

And a refolution relative to the distribution of the laws of this State and of the United States.

Adjourned until nine o'clock to-morrow, A. M.

### TUESDAY, March 19th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth.
- 2. An Act to continue an act, entituled "An Act to revive the incorpora-"tion of the subscribers to the Bank of North-America."
- 3. An Act for reviving fuits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery.

4. An

4. An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session.

And two refolutions, viz.

- 1. A resolution for the distribution of certain laws of this State and of the United States.
  - 2. A resolution authorising the printing of the election law.

Mr. Fisher presented a petition from a number of the inhabitants of the city of Philadelphia, praying that the Governor be authorised to appoint an auctioneer for the sale of horses in said city, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to the Members from the city, with instructions to report by bill, or otherwise.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of the townships of Pine and Middlesex, in the county of Allegheney, having obtained leave, reported a bill, entituled "An Act to erect an election district in the county of Allegheney," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land, situate in Hellam township, in the county of York, and state of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned," was read the third time.

Whereupon

Resolved, That the said bill pass.

The bill, entituled "An Act to authorise the commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county," was read the third time.

On the question,—" Shall this bill pass?"

The Yeas and Nays were called for by Mr. Eyre and Mr. Ingels, and are as follow, viz.

YEAS. YEAS. YEAS. Messrs. Evans, Speaker. Messrs, Campbell, Meffrs. Frailey, Albright, Forster, Coolbaugh, Brown, Gehr, Conrad, Buckley, Dunlop, Hall, Hopkins, Barclay, Erwin, Blair, Hostetter, Ewalt. YEAS.

Y E A S.  Messirs. Hendricks, Huston, Keppele, Kirk, Keys, Kelly, Krause, Logan, Mewhorter, Miller,	Y E A S.  Meffrs. M'Pherson, M'Dowell, Power, Preston, Palmer, Rugh, Raum, Stover, A. Scott, Shoemaker, Stewart,	Y E A S.  Meffrs. J. Scott, Speer, Sample, Taylor, Turner, Udree, Van Horne, Wright, Welles, Weaver. 50.
N A Y S.  Messers. Boileau, Cunningham, Eyre, Follmer,	N A Y S.  Mesfrs. Ingels,  Kennedy,  Lyle,  Penrose,	N A Y S.  Messrs. Snyder,  Williamson. 10.

So it was determined in the affirmative.

Ordered, That it be transmitted to the Senate, for concurence.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for the settlement of the accounts of "certain revenue officers."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The House again resumed the consideration of the bill, entituled "An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned."

The first section recuring,

A motion was made by Mr. Keppele, and feconded by Mr. Kelly,

To amend the same, by striking out from the word "signified," in line 24, to the word "Commissioners," in line 27, inclusive, and to insert, in place of the words so stricken out, the following, viz. "conveyed and released the "same to the State by deeds duly executed, and filed in the Land-office, for the "purpose and for the considerations expressed in this act, and until persons commonly called Connecticut Settlers, claiming land to the extent aforesaid, "shall have signified in writing, under their hands and seals, duly executed in the presence of two witnesses, and filed in the Land-office, that they will submit to and abide by the determination of the said Commissioners; provided, that if part of the said land, but not to the extent aforesaid, shall have been released, or if the Connecticut Claimants to the extent aforesaid should not make their submissions, according to the provisions herein contained, then such release as shall have been made by Pennsylvania Claimants as aforesaid

" shall be null and void, and the property which shall have been so as afore" said released shall west and be held in the same manner, as if this act had
" not been passed."

On the question,—" Will the House agree to the said amendment?" It was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Keppele, and seconded by Mr. Forster, To reconsider the third section.

Which was agreed to.

A motion was then made by Mr. Keppele, and seconded by Mr. Forster, To amend the same, by striking out the word "belongs," in line 9, and

all that precedes it, and inferting the following, in place thereof, "that "every Pennfylvania Claimant, who shall have conveyed and released to the commonwealth a regular title, as specified in this act, shall, on application to the Board of Property, be entitled to receive a ticket, directed to the "Comptroller-General, stating the number of acres so released and conveyed to the commonwealth, and the class to which the said land belongs; and also certifying the amount awarded by the Commissioners in favour of such Penn
"Sylvania Claimants, and the balance of principal and interest due from such Pennfylvania Claimant to the commonwealth, on account of the original pur
"chase money of such tract or tracts."

Which was determined in the affirmative.

A motion was made by Mr. Kennedy, and feconded by Mr. Weaver,

To amend, by adding to the section the following, viz. "And in case of disputes between Pennsylvania Claimants, before the issuing of the certificates in pursuance of this act, such disputes shall be decided by the Board of Property, according to general usage; provided, that their decision shall not prevent the party against whom it is made from prosecuting his claim in the Courts of law as usual; and in case of an appeal from the decision of the Board of Property, the certificate shall not issue until the dispute shall be decided."

Which was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Frailey, and feconded by Mr. Snyder, To reconfider the fifth fection.

Which was agreed to.

A motion was then made by Mr. Frailey, and seconded by Mr. Snyder, To amend the same, by striking out of line 3 the words, " and pitches

" aforesaid."

Which was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Kennedy, and seconded by Mr. Keppele, To reconsider the fourth section.

Which was agreed to.

A motion

A motion was then made by Mr. Kennedy, and feconded by Mr. Keppele, To amend the fame, by striking out of line 4 the word "three," and inferting, in place thereof, the word "fix."

Which was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Kennedy, and feconded by Mr. Weaver, To reconfider the fixth fection.

Which was agreed to.

A motion was thenmade by Mr. Kennedy, and seconded by Mr. Weaver, To amend the same, by adding thereto the following, viz. "And in case any of the land so exposed to sale should not sell for the sum for which it was offered to the Connecticut Claimants, then, and in such case, it shall be the duty of the Attorney-General, immediately thereafter, to cause legal process to be issued for dispossessing every such person of the land so claimed, and not sold by the commonwealth, excepting the case of minors under twenty-one years of age and persons beyond sea, who shall be allowed a further time of one year from the time the land claimed by them was exposed to sale as aforesaid, by themselves, guardians or attorneys, to make their application, and to comply with the terms of this act."

Which was determined in the affirmative, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to return the bill, entituled "An Act to vest in the heirs of William Rankin, deceased, "such part of his forfeited estate, as hath not been sold for the use of this commonwealth," which the Senate hath passed; and three bills, entituled, respectively, viz. "A Supplement to an act, entituled An Act to regulate hawkers and pedlars;" "An Act to erect the town of Lebanon, in the county of Dauphin, into a borough;" and "An Act for incorporating the trustees of the ministers and elders constituting the General Assembly of the Presbyterian church in the United States of America;" which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives."

And having prefented the faid bills and amendments to the Chair, he withdrew.

The memorial from the Select and Common Councils of the city of Philadelphia, read yesterday, was read the second time.

Ordered, That it be refered to Mr. Fisher, Mr. Kelly, Mr. Bull, Mr. Brooke and Mr. Buckley, to report thereon.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An At for the regulation of the militia of the commonwealth of Pennsylvania."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Adjourned until four o'clock, P. M.

#### EODEM DIE. P.M.

The House met pursuant to adjournment.

The amendment by the Senate on the bill, entituled "An Act for incor"porating the truffees of the ministers and elders constituting the General
"Assembly of the Presbyterian church in the United States of America,"
was read the first time, as follows, viz.

SECT. X. line 5, strike out the word " fifteen," and, in place thereof, insert the word " ten."

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "A Supplement to an act, entituled An Act to regulate hawkers and pedlars," were feverally read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "A Supplement to an act, entituled Au Act to regulate hawkers and pedlars," to wit.

SECT. I. lines 5 and 6, strike out the words, "for the purpose of employ"ing him, her or themselves, in the business or employment," and, in place
thereof, insert the word "as;" line 7, next after the word "who," insert
the words, "is a citizen of the United States, and who."

Next after the fection II. insert a new fection, to wit.

"SECT. III. And be it further enacted by the authority aforesaid, That no person licensed for the purpose aforesaid shall be permitted to sell, vend

" or expose for sale, any foreign goods, wares or merchandize, in any pri-

"vate or public house, or any of the open streets, lanes or alleys, or any other part or place of the city of Philadelphia, the district of Southwark,

or the townships of the Northern-Liberties, Moyamensing or Passyunk, or any of the corporate or county towns of this State, under the penalty

" of fifty dollars, to be recovered and applied as before mentioned."

Make Sect. III. as numbered in the bill, Sect. IV.

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "An Act to erect the town of Lebanon, in the county of Dauphin, into a borough," were feverally read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to erect the town of Lebanon, in the county of Dauphin, into a borough."

SECT.

SECT. II. line 7, strike out the word " house," and, in place thereof, infert the word " place."

SECT. V. line 3, strike out the word "freeholders;" line 10, next after the word "inhabitants," insert the words, "fo far as respects regulating the weight and measure of the same."

Ordered to lie on the table.

The bill, entituled "An Act to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for raising, by way of lottery, a sum not "exceeding ten thousand dollars, for the purpose of compleating the building of the Roman Catholic Church of St. Augustin, in the city of Philadelphia," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion, .

Refolved, That the House will in the present instance dispense with the rule.

The first section being under consideration,
On the question,—" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Watfon and Mr. Frailey, and are as follow, viz.

YEAS.	YEAS.	Y E A S.,
Messrs. Evans, Speaker.	Meffrs. Follmer,	Mesfrs. Power,
Albright,	Forster,	Preston,
Buckley,	Hall,	Rugh,
Baird,	Hopkins,	Seckel,
Brooke,	Hostetter,	Snyder,
Boileau,	Hendricks,	J. Scott,
Blair,	Harris,	Speer,
Campbell,	Huston,	Sample,
Coolbaugh,	. Keppele,	Turner,
Conrad,	Kennedy,	Van Horne,
Dunlop,	Kraufe,	Wilfon,
Eyre,	Miller,	Welles,
Erwin,	Martin,	Williamson,
Ewalt,	M'Pherson,	Weaver. 42.
NAYS.	NAYS.	NAYS.
Mesfrs. Brown,	Meffrs. Ingels,	Messrs. Mewhorter,
Cunningham,	Kirk,	M'Dowell,
Frailey,	Lyle,	Penrofe,

NAYS.

NAYS.

Meffrs, Palmer,

Raum,
A. Scott,

NAYS.

Messrs. Shoemaker, Stewart,

Taylor,

NAYS.

Messrs. Udree, Watson,

Wright.

18.

So it was determined in the affirmative.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for incorporating the congregation of the "Protestant Episcopal church of St. John, in West-Caln, in the county of "Chester," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act for incorporating the con-"gregation of the Protestant Episcopal church of St. John, in West-Caln, "in the county of Chester, and for other purposes therein mentioned," and that it be transcribed for a third reading.

The House resumed the consideration of the bill, entituled "An Act for the relief of the Chambersburgh academy," postponed the 16th instant.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act to declare Fishing creek, in the county of North-" umberland, a public highway."

After some time,

The Speaker refumed the Chair, and Mr. Forster reported the bill, without amendment.

Adjourned until nine o'clock to-morrow, A. M.

## WEDNESDAY, March 20th, 1799. A.M.

The House met pursuant to adjournment.

Mr. Huston presented a petition from a number of the inhabitants of the county of Somerset, praying pecuniary aid to open and improve the road from the White Horse, on the top of Allegheney Mountain, through Berlin, and from thence in a western direction to the west side of Laurel-hill, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be refered to the committee on roads and inland navigation, to report thereon.

The committee appointed for the purpose reported a bill, entituled "An Act to appropriate money to open and improve a new road over the Broad Mountain," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 14th inftant, the Governor's meffage relative to the proclamation of the Prefident of the United States, announcing combinations to defeat the execution of certain laws, made report, which was read, as follows, viz.

That they have had the faid message under their serious consideration, and find cause of deep regret, that combinations to deseat the laws of the United States have a second time made their appearance in the State of Pennsylvania, as such combinations are repugnant not only to the pure principles of republicanism and the spirit of our constitution, but also highly dishonourable to the character of a portion of the citizens of our State.

That laws tending to lay the heaviest burdens on the most opulent part of the community should be opposed by those on whom they operate lightest, proves that the opposition has arisen from ignorance, or the most dark and malignant design.

The committee cannot hesitate to express, with the most lively sensibility, their entire disapprobation of such unwarrantable conduct, tending to the dissolution of our government, and subversive of the principles of tranquility and good order, and that it is the duty of every good citizen to discountenance such treasonable combinations; yet, as the general government has sufficient power to compel obedience to their laws, and the President has in his proclamation determined so to do in this instance, and has not thought the aid of this State necessary, they therefore offer the following resolution, viz.

Refolved, That this House will, when required, co-operate with the general government with alacrity and promptitude, to suppress unlawful and treasonable combinations to defeat the execution of the laws of the United States; but as no such co-operation is now required, this House consider their interference at present as wholly unnecessary.

Ordered to lie on the table.

The committee to whom was refered, yesterday, the petition of a number of the inhabitants of this city, relative to the legal appointment of an auctioneer for the sale of horses, with instructions to report by bill or otherwise, reported a bill, entituled "An Act to authorise the Governor to appoint and "commission an auctioneer, for the express and sole purpose of selling horses, cattle, and carriages, within the city of Philadelphia," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An "Act relative to the Land-office," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The committee to whom was refered, February 22d last, the bill, entituled "An Act to enable the owners and possessor of a certain tract of marsh meadow, situate on the west side of Derby creek, and adjoining to the river Delaware, in the township of Ridley, in the county of Delaware, to keep the banks, dams, sluices and flood-gates in repair, and to raise a fund to defray the expence thereof," and the petition of Caleb Davis, reported a bill of a similar title, which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigued for the fecond reading of the faid bill, and that it be the order for that day.

The bill, entituled "An Act for offering compensation to the Pennsylva"nia claimants of certain lands within the seventeen townships in the county
"of Luzerne, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for the relief of the Chambersburgh acade-"my," was read the third time.

Whereupon

Refolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to authorife the laying out and opening a "road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile-stone on the line dividing this State from the "State of New-York," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for raising, by way of lottery, a sum not exceeding ten thousand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia," was read the third time.

Whereupon

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The report of the committee of conference on the bill, entituled "An "Act to afford relief to Union academy, in the county of Northampton," read the 15th instant, was read the second time.

A motion was made by Mr. Power, and feconded by Mr. Keppele,

To amend the fame, by striking out all that follows the word "thereto," and introducing, in their place, the words, "but recommend that this House" recede from their non-concurence."

On the question,—" Will the House agree to the said amendment?" It was determined in the negative, and the report adopted.

The amendment by the Senate on the bill, entituled "An Act for incor"porating the trustees of the ministers and elders constituting the General
"Assembly of the Presbyterian church in the United States of America,"
read yesterday, was read the second time.

Whereupon

Refolved, That this House concur the said amendment.

The amendments by the Senate on the bill, entituled "An Act to erect the town of Lebanon, in the county of Dauphin, into a borough," read yesterday, were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The amendments by the Senate on the bill, entituled "A Supplement to "an act, entituled An Act to regulate hawkers and pedlars," were feverally read the fecond time.

Whereupon

Refolved, That this House concur the said amendments.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act to grant a sum of money to the trustees of the "academy of Canonsburgh, in Washington county."

After some time,

The Speaker refumed the Chair, and Mr. A. Scott reported that the committee of the whole House had negatived the first section of the said bill.

Agreeably to leave given, the House again resolved itself into a committee of the whole House on the bill, entituled "An Act for the regulation of the "militia of the commonwealth of Pennsylvania."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to fit again.

Leave was granted, and that they sit again to-morrow.

The

The Clerk reported that he had presented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act to repeal the act for establishing a nightly watch, providing lamps, and supporting pumps, for public use, in the borough of Lancaster, in the county of Lancaster.
- 2. An Act to authorise the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county.
- 3. An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned.

And that he had returned the bill, entituled "An Act empowering cer"tain trustees, therein named, to sell and dispose of part of a certain tract
of land, situate in Hellam township, in the county of York, and State
of Pennsylvania, and to appropriate the monies arising from such sale for
the purposes therein mentioned," and informed the Senate that this House
had passed the same.

Adjourned until nine o'clock to-morrow, A. M.

#### T H U R S D A Y, March 21st, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared four bills, entituled, respectively, viz.

- 1. An Act to incorporate the town of West-Chester, in the county of Chester, into a borough.
- 2. An Act to authorife the Commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading.
- 3. An Act to enable William Alexander and Robert Alexander, and the furvivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned.
- 4. An Act to vest in the heirs of William Rankin, deceased, such part of his forfeited estate as hath not been sold for the use of this commonwealth.

And having presented the faid bills to the Chair, the Speaker figned the same.

Mr. Follmer prefented a petition from a number of the inhabitants of the county of Northumberland, praying an alteration in the judiciary system of the State, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to the committee on that subject, to report thereon.

The committee to whom was refered, January 19th last, the petition of John Bioren, made report, which was read, as follows, viz.

That they have had the matter fubmitted to them under confideration, and find that it is proposed by the petitioner to print, in fix volumes, the laws of this State, from the origin of the government to the end of the present session, with an index and marginal notes to each volume, on good paper and a new type, at the rate of eight dollars for each set.

The committee are of opinion that the offer of the petitioner ought to be embraced by the Legislature, inasmuch as the set complete could be obtained of Mr. Bioren for less money, than the price of a single volume of those now to be had: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Governor of this State to subscribe for copies of the laws of this State to be printed by John Bioren.

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act to divide the seventh election district in Northumberland county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be affigued for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for incorporating the congregation of the "Protestant Episcopal Church of St. John, in West Caln, in the county of Chester, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to appropriate a further sum of money for the opening and improving the road leading from Frankstown, on the ri"ver Juniata, to Pittsburgh," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

Agreeably to leave given, the House again resolved itself into a committee of the whole House on the bill, entituled "An Act for the regulation of the militia of the commonwealth of Pennsylvania."

After some time,

The Speaker refumed the Chair, and Mr. Presson reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

"MR. SPEAKER,

"In obedience to the order of the Senate, I have the honour to prefent two bills, entituled, respectively, "An Act for regulating the sees in the "office of the Surveyor-General of this commonwealth;" and "An Act "for perpetuating the penal laws of this State;" likewise "A Resolution;" to all which the Senate request the concurence of the House of Representatives; and to return four bills, entituled, respectively, "An Act to authomise the removal of the seat of justice in the county of Wayne, and for other purposes;" "An Act to appropriate a sum of money, to be applied in compleating three bridges in Bedford county, and for other purposes;" An Act to indemnify General William Irvine for the loss of Montour's "Island, recovered from him by a judgment of the Supreme Court of the United States;" and "An Act for the relief of Jesse Rankin;" all which the Senate have passed."

And having presented the faid bills and resolution to the Chair, he withdrew.

The bill from the Senate, entituled "An Act for perpetuating the penal" laws of this State," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act for regulating the fees in the "office of the Surveyor-General of this commonwealth," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday, the 29th instant, be assigned for the second reading of the said bill, and that it be the order for that day.

The Extract from the Journal of the Senate was read, as follows, viz.

### IN SENATE, TUESDAY, March 19th, 1799.

Refolved, That the Governor be, and he is hereby, empowered and authorised, on the application of John Penn and Richard Penn, or their representatives or agent, to direct the proper officer or officers to deliver up to them such papers relating merely to their private estate, as in the opinion of the Attorney-General and Secretary of the Land-office they ought to have, and also to surnish, at the proper cost of the said John and Richard Penn, copies or exemplifications of any other papers, which came into the possession of the commonwealth by virtue of an act, entituled "An Act for vesting the estates of the late Proprietaries of Pennsylvania in the commonwealth," passed the 27th of November, 1779. And

Ordered, That the faid resolution be transmitted to the House of Reprefentatives, for concurence.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

Ordered to lie on the table.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for the more speedy recovery of the money due to this commonwealth upon unpatented lands, and for other purposes."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to fit again.

Leave was granted, and that they fit again on Saturday next.

The Clerk reported that he had prefented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act for the relief of the Chambersburgh academy.
- 2. An Act for raifing, by way of lottery, a fum not exceeding ten thoufand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- 3. An Act to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile flone on the line dividing this state from the state of New-York.

That he had returned the bill, entituled "An Act to provide for reim"burfing the expences of the Sheriff of the city and county of Philadel"phia, in removing his prisoners from the debtors' apartment to the county
of Montgomery, during the prevalence of the late contagious sever," and
informed the Senate that this House had passed the same; and also informed the Senate, that this House had concured the amendments by the Senate
on the following bills, entituled, respectively, viz.

1. An Act for incorporating the trustees of the ministers and elders constituting the General Assembly of the Presbyterian church in the United States of America.

- 2. A Supplement to an act, entituled "An Act to regulate hawkers and pedlars."
- 3. An Act to erect the town of Lebanon, in the county of Dauphin, into a borough.

Adjourned until nine o'clock to-morrow, A. M.

# F R I D'A Y, March 22d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with a committee of the Senate, compared four bills, entituled, respectively, viz.

- I. An Act to authorise the removal of the seat of justice in the county of Wayne, and for other purposes.
- 2. A Supplement to an act, entituled "An Act to regulate hawkers and pedlars."
  - 3. An Act for the relief of Jesse Rankin.
- 4. An Act to indemnify General William Irwine for the loss of Montour's island, recovered from him by a judgment of the Supreme Court of the United States.

And having presented the said bills to the Chair, the Speaker signed the same.

The committee appointed for the purpose reported a bill, entituled "A "Supplement to the act enabling the Governor of this commonwealth to incorporate a company, for making an artificial road from the borough of Lancaster to the river Susquehanna, at or near Wright's ferry," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, February 4th last, the petition of a number of the inhabitants of the county of Luzerne, praying that Lackawana creek, in the said county, be declared a public highway, made report, which was read, as follows, viz.

That they have had the same under their consideration, and are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, conformably thereto. And

On motion, and by special order, the said report was read the second time, and the resolution therein contained adopted.

Ordered, That the committee who brought in the report be a committee, for the purpose expressed in the said resolution.

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The

The committee to whom was refered, the 14th instant, the petition of Adam Nees, made report, which was read, as follows, viz.

That they have confidered the case of the petitioner, and it appears to them that the said Adam Nees was imposed on in a base manner by the collector of Cocalico township, in Lancaster county, in forging a receipt for three hundred and sifty-sive pounds seven shillings and six-pence, and also in producing a statement from the clerk of the Commissioners, in which it was stated that the balance due from the said collector was only seventy-sive pounds, which he was sued for, and the petitioner, being sully satisfied that said collector was competent for that sum, became surety for him, and several years after the forgery abovementioned was found out, and the said collector prosecuted and convicted for the same, since which the petitioner has been called on for the said balance.

The committee confider this case as a very hard one, and which strongly pleads for legislative interference: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to exonerate the faid Adam Nees from the payment of three hundred and fifty-five pounds feven shillings and fix-pence, which sum shall be allowed to said county, in the settlement of their state taxes due to this commonwealth.

Ordered to lie on the table.

The bill, entituled "An Act to appropriate a further fum of money, for "the opening and improving the road leading from Frankstown, on the "river Juniata, to Pittsburgh," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act for altering and erecting "certain election districts within this commonwealth," was read, as reported by the committee of the whole House.

The ninth fection being under confideration,

A motion was made by Mr. Weaver, and feconded by Mr. Lyle,

To amend the same, by striking out, from and after the word "district," in line 8, to the end of the section, and introducing, in place thereof, the following, viz. "shall be a separate election district; and the electors thereof "shall hold their elections at the House now occupied by George Baskins, "within said district."

Which was determined in the affirmative, and the fection, as amended, adopted.

A motion was made by Mr. Penrose, and seconded by Mr. Conrad,

To amend the bill, by inferting the following as an additional fection, viz.

SECT XVIII. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, the township of Oxford, in the county of Philadelphia, shall be, and it is hereby, erected into a separate election district;

district; and the electors thereof shall hold their elections at the Frankford academy, in the town of Frankford.

On the question,-" Will the House agree to the Said amendment?"

The Yeas and Nays were called for by Mr. Penrose and Mr. Weaver, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messirs, Baird,	Messrs. Hartzell,	Meffrs. Rugh,	
Boileau,	Hendricks,	Rofe,	
Coolbaugh,	Harris,	Shoemaker.	
Cunningham,	Huston,	Stewart,	
Conrad,	Ingels,	Snyder,	
Eyre;	Krause,	Sample,	
Ewalt,	Linnard,	Udree,	
Frailey,	Lyle,	Van Horne,	
Follmer,	Logan,	Wright,	
Gehr,	Mewhorter,	Wilfon,	
Horne,	Penrose,	<b>N</b> X7	33-
NAYS.	NAYS.		
IV A I D.	17 M 1 3.	IV A I S	
		NAYS.	
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Palmer,	*
Messrs. Evans, Speaker. Albright,	Messirs. Hemphill, Hopkins,	Messrs. Palmer, Raum,	4
Messrs. Evans, Speaker. Albright, Bull,	Messrs. Hemphill, Hopkins, Hostetter,	Messrs. Palmer, Raum, Strickler,	*
Messrs. Evans, Speaker. Albright, Bull, Brown,	Messrs. Hemphill, Hopkins, Hostetter, Keppele,	Messrs. Palmer, Raum, Strickler, Stover,	*
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk,	Messrs. Palmer, Raum, Strickler, Stover, A. Scott,	q
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys,	Messrs. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott,	ŕ
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly,	Messrs. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer,	*
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly, Kennedy,	Mess. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer, Taylor,	*
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly, Kennedy, Miller,	Mess. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer, Taylor, Turner,	1
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Erwin,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly, Kennedy, Miller, Martin,	Messrs. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Watson,	*
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Erwin, Fisher,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly, Kennedy, Miller, Martin, M'Pherson,	Mess. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Watson, Welles,	, P
Messrs. Evans, Speaker. Albright, Bull, Brown, Buckley, Barclay, Brooke, Blair, Campbell, Erwin,	Messrs. Hemphill, Hopkins, Hostetter, Keppele, Kirk, Keys, Kelly, Kennedy, Miller, Martin,	Mess. Palmer, Raum, Strickler, Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Watson, Welles,	38.

So it was determined in the negative.

A motion was made by Mr. Blair, and feconded by Mr. Power,

To amend, by inferting the following, as an additional fection, viz.

SECT. XVIII. And be it further enacted by the authority aforefaid, That, from and after the passing of this act, the electors of the fourth election district in the county of Huntingdon shall hold their elections at the house of Frederick Chrisman, in the town of Hollidaysburgh.

Which was determined in the affirmative.

A motion was made by Mr. Harris, and feconded by Mr. Weaver, To amend, by inferting the following, as an additional fection, viz.

SECT. XIX. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, the electors of the district composed of the townships of Fermanagh and Milford, in the county of Missin, shall hold

hold their elections at the public school-house in Mifflin-town, in said county.

Which was determined in the negative.

A motion was made by Mr. Huston, and seconded by Mr. Cunningham, To amend, by adding the following section, viz.

SECT. XXI. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, the township of Salt-Lick, in the county of Fayette, shall be a separate election district; and the electors thereof shall hold their elections at the house now occupied by Andrew Trapp, Esquire, in said township, to be called the fixth district.

Which was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Lyle, To amend, by adding the following fection, viz.

SECT. XXI. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, so much of the county of Washington, as is included within the following lines, shall be a separate election district, viz. beginning where the road from Washington to Whelen crosses the State line; thence along said road to the fork of that and the Ten Mile road, near Waller's old fort; thence along the said Ten Mile road to Hugh Jackson's run; thence up the same to the dividing ridge between the waters of Bussaloe and Ten Mile creeks; thence by said ridge to the dividing ridge between the waters of Ten Mile and Whelen creeks; thence by said ridge to the line between Greene and Washington counties; thence by the same to the State line; thence by the same to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by William M'Koy, within said district.

Which was determined in the affirmative.

A motion was made by Mr. Frailey, and feconded by Mr. Weaver, To amend, by adding the following fection, viz.

SECT. XXII. And be it further enacted by the authority aforesaid, That so much of the county of Washington, as is herein after described, shall be a separate election district, viz. beginning where the State line crosses Buffaloe creek; thence up the same to Brush run; thence up the same to Thomas Henderson's mill; thence by the road from the said mill to the Seceders meeting-house on Buffaloe; thence along the dividing ridge between the waters of Buffaloe and Chartier's creeks to and including Jacob Sailor's; thence along the dividing ridge between the waters of Buffaloe and Ten Mile creeks to the head of Hugh Jackson's run; thence down said run to the Ten Mile road; thence along the same to the Whelen road; thence along the same to the State line; thence by said line to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by Robert Taylor, in the town of Brunswick, within said district.

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Frailey, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Baird,	Messrs. Hartzell,	Mesirs. Rose,
Boileau,	· Harris,	Raum,
Coolbaugh,	Hendricks,	Shoemaker,
Cunningham,	Huston,	Stewart,
Conrad,	Ingels,	Snyder,
Eyre,	Krause,	Sample,
Ewalt,	Linnard,	Udree,
Frailey,	Lyle,	Van Horne,
Follmer,	Logan,	Wright,
Gehr,	Mewhorter,	Wilfon,
Hostetter,	Penrose,	Williamson,
Horne,	Rugh,	Weaver. 36.
NAYS.	NAYS.	NAYS.
Messrs, Evans, Speaker.	Messirs. Hemphill.	Messrs. Stover,
Albright,	Keppele,	Strickler,
Bull,	Kirk,	A. Scott,
Brown,	Keys,	J. Scott,
Buckley,	Kelly,	Speer,
Barclay,	Miller,	Taylor,
Brooke,	Martin,	Turner,
Blair,	M'Pherson,	Wharton,
Campbell,	Power,	Watfon,
Fisher,	Preston,	Welles. 32-
Hall:	Palmer.	

So it was determined in the affirmative.

And the said bill having been fully considered by paragraphs, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill, entituled "An Act to raise and col"lect county rates and levies."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, eight bills, entituled, respectively, viz.

- 1. An Act to incorporate the town of West-Chester, in the county of Chester, into a borough.
- 2. An Act to authorife the Commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading.
- 3. An Act to enable William Alexander and Robert Alexander, and the survivor of them, trustees of an estate held for the use of Jonathan Williams

liams and Mariamne his wife, and their joint heirs, with the remainders over, to fell and convey the faid effate, or fuch parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes there in mentioned.

- 4. An Act to vest in the heirs of William Rankin, deceased, such part of his forfeited estate as hath not been fold for the use of this commonwealth.
- 5. An Act to authorife the removal of the feat of justice in the county of Wayne, and for other purposes.
- 6. A Supplement to an act, entituled "An Act to regulate hawkers and pedlars."
  - 7. An Act for the relief of Jesse Rankin.
- 8. An Act to indemnify General William Irwine for the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States.

Adjourned until nine o'clock to morrow, A. M.

#### S A T U R D A Y, March 23d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act to provide for reimburfing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Montgomery, during the prevalence of the late contagious fever.
- 2. An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land, situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned.

And having prefented the faid bills to the Chair, the Speaker figned the fame.

The bill from the Senate, entituled "An Act for altering and erecting certain election districts within this commonwealth," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendments, viz.

Amendments by the House of Representatives on the bill, entituled, "An Act for altering and erecting certain election districts within this common-wealth."

SECT. I. lines 6 and 7, strike out the words, " the road leading through "Faulkner's fwamp to Philadelphia," and insert, in place thereof, " the "Fox-hill,

"Fox-bill, in Dougloss township aforesaid; thence extending along the sum"mit of said hill, until it intersects the road leading through Faulkner's
"fwamp to Philadelphia, near the house now occupied by the Reverend Fre"derick Wyneland."

SECT. VI. line 2, make "Beverdam" read "Beaver," and make the fame amendment in line 12.

"SECT. IX. strike out, next after the word "district," in line 8, the remainder of the section, and insert the following in place thereof, "shall be a "separate election district, and the electors thereof shall hold their elections at the house now occupied by George Baskins within said district, any thing in any former law to the contrary in any wife now withstanding."

SECT. X. strike out from the word " fouth," in line 6, to the word " thence," in line 10, and insert, in the place of the words so stricken out, " to the old line of Pennsylvania, thence west by said line to the two hun- dred and thirty-five mile tree."

SECT. XII. line 6, strike out "fifteen," and insert "twelve, in lieu there-

SECT. XIII. lines 3 and 4, strike out "two bundred and thirty-one mile" tree; on the old line of the State," and insert, in their place, "fouth"east corner of the triangle;" line 4, strike out "faid," and insert "the
"old;" and in the same line, between the words "line" and "to," insert
"of the State;" line 8, strike out tenth," and insert "fourteenth."

Strike out fection XV. and infert the following in place thereof, viz.

New Sect. XV. And be it further enacted by the authority aforesaid, That the following bounds in the county of Allegheney, viz. beginning at the Allegheney river, at the division line between the depreciation and donation lands; thence west along said line to the north-west corner of Alexander's district; thence north to the division line, between the third and fourth donation districts; thence east to the Allegheney river; thence down said river to the place of beginning; shall be a separate election district, and the electors thereof shall hold their elections at the house now occupied by James Buchanan, in said district.

Infert the following fection, viz.

SECT. XVI. And be it further enacted by the authority aforesaid, That the following bounds in the county of Allegheney, viz. beginning at the north-west corner of the fourth district of donation lands; thence east along the division line, between the fourth and fifth districts of donation lands, nineteen miles; thence south to the division line, between the first and second districts of donation lands; thence west to the State line; thence north along said line to the place of beginning; shall be a separate election district, and the electors thereof shall hold their elections at the house now occupied by David Sample, in said district.

Make fection XVI. in the printed bill, fection XVII.

Insert new section, viz.

SECT. XVIII. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, the electors of the fourth election district

first in the county of Huntingdon shall hold their elections at the house of Frederick Chrisman, in the town of Hollidaysburgh.

Make fection XVIII. fection XIX.

Insert a new section, viz.

SECT. XX. And be it further enacted by the authority aforesaid, That the townships of Greenwich and Albany, in the county of Berks, are hereby erected into a separate election district, and the citizens of said district shall hold their general elections at the house now occupied by Michael Croll, in the township of Greenwich aforesaid.

Infert a new fection, viz.

SECT. XXI. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, so much of the county of Washington, as is included within the following lines, shall be a separate election district, viz. beginning where the road from Washington to Whelen crosses the State line; thence along said road to the fork of that and the Ten Mile road, near Waller's old fort; thence along the said Ten Mile road to Hugh Jackson's run; thence up the same to the dividing ridge between the waters of Bussaloe and Ten Mile creeks; thence by said ridge to the dividing ridge, between the waters of Ten Mile and Whelen creeks; thence by said ridge to the line between Greene and Washington counties; thence by the same to the State line; thence by the same to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by William M'Koy, within said district.

Infert a new fection, viz.

Sect. XXII. And be it further enacted by the authority aforesaid, That so much of the county of Washington as is herein after described shall be a separate election district, viz. beginning where the State line crosses Buffaloe creek; thence up the same to Brush run; thence up the same to Thomas Henderson's mill; thence by the road from the said mill to the Seceders meeting-house on Buffaloe; thence along the dividing ridge between the waters of Buffaloe and Chartier's creek to and including Jacob Sailor's; thence along the dividing ridge between the waters of Buffaloe and Ten Mile creeks to the head of Hugh Jackson's run; thence down said run to the Ten Mile road; thence along the same to the Whelen road; thence along the same to the State line; thence by said line to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by Robert Taylor, in the town of Brunswick, within said district.

The report of the committee on the Governor's message, read the 20th instant, was read the second time, and the resolution therein contained adopted.

A motion was made by Mr. Logan, and feconded by Mr. Horne,

To add the following refolution, viz.

Refolved, That the Governor be, and he is hereby, requested to cause full and due enquiry to be made into the causes of the said riots, and to make special report to this House thereon, particularly of any circumstances which may be alledged or discovered, tending to shew the origin of the same in the agency of foreign incendiaries, or the seditious views of domestic traitors.

On the question,-" Will the House agree to the said resolution?"

The Yeas and Nays were called for by Mr. Logan and Mr. Snyder, and are as follow, viz.

J	EAS.	· 'Y	E A S.		YEAS.	
Meffrs	. Baird,	Meffrs.	Gehr,	M	esses. Mewhorte	er.
. 6	Boileau,		Hartzell,		M'Dowell	
	Coolbaugh,	-,	Harris,		Penrose,	1
F 4 4	Cunningham,	-	Huston,		Rugh,	
1	Conrad,	10	Ingels,		Rose,	0 14
	Eyre,		Krause,		Shoemake	r.
10 1	Ewalt,		Linnard,		Snyder,	1,3
	Frailey,		Lyle,		Udree,	(3.1
1	Follmer,		Logan,		Weaver.	27.
, N	AYS.		AYS.		NAYS.	
Meffrs.	Evans, Speaker.	Meffrs.	Hopkins.	M	esfrs. Stocker,	~   A _
	Albright,		Hostetter,	4741	Stover,	-0
	Bull,		Hendricks,		Srickler,	1
	Brown,		Keppele,		A. Scott,	
	Buckley,		Kirk,		Stewart,	1
	Barclay,		Keys,	ė.	J. Scott,	A
-	Brooke,		Kelly,		Speer,	
<u> </u>	Blair,		Kennedy,		Sample,	
	Campbell,		Miller,		Turner,	
	Erwin,		Martin,		Wharton,	#1 = 1
3	Fisher,		M'Pherson,		Watson,	
_	Forster,		Power,		Wright,	-11
47137	Hall,		Preston,		Wilfon,	
	Hemphill,		Palmer,		Welles,	
,	Hannum,	1	Raum,		Williamfon	. 45.

So it was determined in the negative.

Agreeably to leave given, the House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to raise and collect country rates and levies."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor, which was read, as follows, viz.

To the SENATE and House of REPRESENTATIVES of the GENERAL ASSEMBLY of the commonwealth of Pennsylvania.

GENTLEMEN,

HAVE this day approved and figned the following acts and resolutions of the General Assembly; and I have directed the Secretary to return the same to the House, in which they respectively originated.

87

I. An

- I. An A C T to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth.
- II. An ACT for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session.
- III. An ACT to continue an act, entituled "An Act to revive the in-"corporation of the subscribers to the Bank of North-America."
- IV. An ACT for reviving fuits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery.
- V. A resolution for the distribution of the laws of this State, and of the United States.
- VI. A refolution for printing five thousand copies of the act, entituled "An Act to regulate the general elections within this commonwealth," passed this session.

THOMAS MIFFLIN.

Philadelphia, March 20th, 1799.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meflage, viz.

" MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent two bills, entituled, respectively, "An Act to provide for repairing the buildings appropriated for the employment of the criminals from the feweral counties of this State, in the city of Philadelphia;" and "An Act to prevent the erection of fish-dams and baskets in the rivers Susquehanna and Juniata, and the branches thereof;" to which the Senate request the concurence of the House of Representatives.

And to return the bill, entituled "An A& to enable Thomas Jones and "Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground therein mentioned," which the Senate hath passed.

And having presented the said bills to the Chair, he withdrew.

The bill from the Senate, entituled "An Act to prevent the erection of fish-dams and baskets in the rivers Susquehanna and Juniata, and the branches thereof," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday, April 2d next, be assigned for the second reading of the said bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act to provide for repairing the buildings appropriated for the employment of the criminals from the feweral counties of this State, in the city of Philadelphia," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be affigned for the second reading of the faid bill, and that it be the order for that day.

Adjourned until nine o'clock on Monday next, A. M.

#### MONDAY, March 25th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Welles presented a petition from a number of the inhabitants of the county of Luzerne, residing on the waters of Wyosocks and Towanda, praying a new election district, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be referred to Mr. Welles, Mr. Martin and Mr. Mewhorter, to report thereon.

Mr. Rugh presented petitions from a number of the inhabitants of the county of Westmoreland, praying a division of the said county, which were read, and

Ordered to lie on the table.

Mr. Snyder presented a petition from a number of the inhabitants of the town of Sunbury, in the county of Northumberland, praying permission to hold two fairs annually, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Snyder, Mr. Follmer and Mr. Rose, to report thereon.

The committee to whom was referred, the 1st instant, the petition of Samuel Walton, having obtained leave, reported a bill, entituled "An Act for the relief of George Walton," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for the regulation of the militia of the "commonwealth of Pennfylvania," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Buckley, and feconded by Mr. Strickler,

To amend the same, by striking out of line 52 the word "fix," and inferting the word "four," in place thereof.

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Hemphill and Mr. Kirk, and are as follow, viz.

YEAS.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins.	Mesfrs. Seckel,
Bull,	Hostetter,	Stocker,
Brown,	Huston,	Stover,
Buckley,	Keppele,	Strickler,
Barclay,	Kirk,	A. Scott,
Brooke,	Keys,	J. Scott,
Blair,	Kennedy,	· Speer,
Cunningham,	Miller,	Wharton,
Erwin,	Martin,	Watfon,
Hemphill,	M'Pherson,	Welles,
Hannum,	Power,	Williamson. 33.
NAYS.	NAYS.	NAYS.
Messirs. Baird,	Messrs. Hartzell,	Messrs. Rose,
Boileau,	Hendricks,	Raum,
Campbell,	Harris,	Shoemaker,
Coolbaugh,	Ingels,	Stewart,
Conrad,	Krause,	Snyder,
Eyre,	Linnard,	Sample,
Ewalt,	Lyle,	Turner,
Frailey,	Logan,	Udree,
Follmer,	Mewhorter,	Wright,
Forster,	M'Dowell,	Weaver. 34.
Gehr,	Penrofe,	31
	•	
Horne,	Rugh,	

So it was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Horne, To amend, by inferting in line 37, next after the word " shall, the words,

" under the penalty of twenty dollars for every such neglect or refusal."

Which was determined in the affirmative.

,

A motion was made by Mr. Hemphill, and feconded by Mr. Kirk,

To amend, by adding the following, viz. Provided nevertheless, That in case the Commissioners, or a majority of them, in any county shall be included among the persons denominated exempts, or shall signify to the Brigade-Inspector that they are conscientiously scrupulous of collecting the sines directed by this act, in that case it shall be the duty of the Brigade-Inspector to deliver or transmit to the Sheriff of the county an accurate transcript of the exempts, so as aforesaid returned to him, and the Sheriff shall collect the sum of six dollars from each exempt, in the same manner as county taxes are directed by law to be collected; and the said Sheriff shall pay all such money by him collected (first having deducted therefrom sive per centum on the amount) to the Treasurer of the county; and in case the Sheriff shall neglect or refuse to make such payment, he shall be proceeded against in the same manner, as in case of his resusal or neglect to pay county taxes, which shall have been collected by him agreeably to law.

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Hemphill, and are as follow, viz.

YEAS.	, YEAS.	Y E A S.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Stover,
Bull,	Hannum,	Strickler,
Brown,	Keppele,	A. Scott,
Buckley,	Kirk,	Speer,
Brooke,	Keys,	Wharton,
Cunningham,	Power,	Watson. 22.
Forster,	Seckel,	
Hall,	Stocker,	
	`	17 A TT C
NAYS,	NAYS.	NAYS.
Messrs. Barclay,	Messrs. Horne,	Messrs. Penrose,
Baird,	Hartzell,	Rugh, *
Boileau,	Hendricks,	Rose,
Blair,	Huston,	Raum,
Campbell,	Ingels,	Shoemaker,
. Coolbaugh,	Kennedy,	Stewart,
Conrad,	Krause,	Snyder,
Eyre,	Linnard,	J. Scott,
Erwin,	Lyle,	Sample,
Ewalt,	Logan,	Turner,
Frailey,	Mewhorter, .	Údree,
Follmer,	Miller,	Wright,
Gehr,	Martin,	Welles,
Hopkins,	M'Pherson,	Williamson,
Hostetter,	M'Dowell,	Weaver. 45.
So it was determined	in the negative.	
	0	

On the question,-" Will the House agree to the section, as amended?"

The Yeas and Nays were called for by Mr. Hemphill and Mr. Buckley, and are as follow, viz.

YEAS		YEAS.	YI	E A S.	91
Messrs. Bull,	Meff	rs. Gehr,	Messrs. I	logan,	
Barclay,	,	Hall,	N	lewhorter,	
Baird,		Hopkins,	N	Miller,	
Boileau,	,	Hostetter,		Aartin,	
Blair,		Horne,		I'Pherson,	
Campbe	ell,	Hartzell,		A'Dowell,	
Coolbau	igh,	Hendricks,	•	enrose,	
Cunning	gham,	Harris,		Rugh,	
Conrad,		Huston,		lose,	15.2
Eyre,		Ingels,		Raum,	
Erwin,	·	Keppele,		tocker,	
Ewalt,		Kennedy,	A A	trickler,	
Frailey,		Krause,		hoemaker,	,
Follme		Linnard,		tewart,	
Forster,		Lyle,	S	nyder,	
		[ 88 ]		YE	. A S.

YEAS.	YEAS.	YEAS.
Messrs. J. Scott,	Messrs. Udree,	Mesfrs. Welles,
Speer,	Wharton,	Williamson,
Sample,	Wright,	Weaver. 56.
Turner,	Wilfon,	
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hannum,	Mesfrs. Seckel,
Brown,	Kirk,	Stover,
Buckley,	Keys,	A. Scott,
Hemphill,	Power,	Watson. 12.

So it was determined in the affirmative.

A motion was made by Mr. Buckley, and seconded by Mr. Hemphill, To insert the following, as an additional section, viz.

SECT. XXXIII. And be it further enacted by the authority aforefaid, That four days, in addition to the days authorifed by this act, be, and they are hereby, appointed annually for all the commissioned officers of the several regiments within this State to meet together, at the most convenient time and place, to be fixed upon by the field officers of each regiment, that they may practise and perfect themselves in the military art, and become acquainted with the duties of a soldier; and the officers aforesaid shall appear with proper arms and uniform, and may take to their assistance a person of military knowledge, if they think proper, who shall on such days discipline and manœuvre the officers aforesaid; and the commanding officer of each regiment shall draw his warrant on the paymaster of the regiment, in favour of the person employed as aforesaid, for any sum not exceeding two dollars per day for his services, which shall be allowed out of the money raised by sines, and the same penalties, rules and regulations shall be observed, as are on the other days of exercise appointed by this act.

A division of the question was called for by Mr. Frailey, ending with the word "uniform."

On the question,—" Will the House agree to the first part of the Said section?" It was determined in the affirmative.

On the question,—" Will the House agree to the second part?" It was determined in the negative.

A motion was made by Mr. Weaver, and feconded by Mr. Snyder, To infert the following, as an additional fection, viz.

SECT. XXXV. And be it further enacted by the authority aforesaid, That the Adjutant-General shall cause to be printed a sufficient number of copies of this act, together with the rules and regulations for the discipline of the troops of the United States by the Baron Steuben, and cause the same to be distributed in the manner following, viz. to every General and field officer one copy; to every Captain, for the use of his company, one copy; and to every Adjutant one copy; and the expence of printing and distributing shall be allowed in the settlement of his account by the Comptroller-General.

On

On the question,—" Will the House agree to the said section?" It was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to appropriate a further sum of money, for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh.
- 2. An Act for incorporating the congregation of the Protestant Episcopal Church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.

And to the Speaker of the Senate, for his fignature, two bills, entituled, respectively, viz.

- 1. An Act to provide for reimbursing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Montgomery, during the prevalence of the late contagious fever.
- 2. An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land, situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned.

And that he had returned the bill, entituled "An Act for altering and erect"ing certain election districts within this commonwealth," and informed the
Senate that this House had passed the same, with amendments, to which they
request the concurence of the Senate.

Adjourned until nine o'clock to-morrow, A. M.

# T U E S D A Y, March 26th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared four bills, entituled, respectively, viz.

- 1. An Act to erect the town of Lebanon, in the county of Dauphin, into a borough.
- 2. An Act for incorporating the trustees of the ministers and elders conflituting the General Assembly of the Presbyterian church in the United States of America.
- 3. An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes.

  4. An

4. An A&t to enable Thomas Jones and Peter Filbert, of the county of Berks, or the survivor of them, to convey and assure the lots of ground therein mentioned.

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Power presented a petition from Thomas Smiley, of the county of Cumberland, stating that he is confined in gaol, at the suit of the county Treasurer, for delinquency in the office of collector of taxes, and praying relief, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Power, Mr. Kennedy, Mr. Raum, Mr. Gehr and Mr Krause, to report thereon.

Mr. Williamson presented a petition from a number of the inhabitants of Lack township, in the county of Misslin, praying that they may be permitted to hold their elections at Doctor Thomas Laughlin's, in Waterford, which was read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered to Mr. Williamson, Mr. Harris and Mr. Blair, to report thereon.

Mr. Stocker presented petitions from a number of the inhabitants of the counties of Chester, Berks and Montgomery, praying a new county, which were read, and

On motion, and by special order, the same were read the second time.

Ordered, That they be referred to the committee on that subject, to report thereon.

The committee, to whom was referred the petitions from the county of Lycoming, praying a removal of the feat of justice of the said county, made report, which was read, as follows, viz.

That they have had the same under their consideration, and are of opinion, for the reasons therein stated, that the place in which their courts of justice are held is far from being central, either in point of territory or population.

This fact the committee are fenfible, from the documents produced to them, was made known to the Legislature in their fession succeeding the return of the Commissioners, who were authorised to fix upon the place wherein the said seat of justice should be placed, and which complaint has as often been repeated to the Legislature, as they have sat since.

From this circumstance the committee are of opinion, that, should a removal at this period take place, fewer objections would exist, than if no remonstrance had been made to the proceedings of the Commissioners. To make the seat of justice central, if practicable, the committee conceive necessary in all counties, and as the seat of justice in Lycoming county is neither so in territory or population, they are of opinion that it ought to be removed, and therefore submit the following resolution, viz.

Resolved,

Resolved, That a committee be appointed to bring in a bill, to remove the seat of justice in the county of Lycoming to in said county.

Ordered to lie on the table.

A letter addressed to the Speaker, and signed A. J. Dallas, Secretary of the commonwealth, inclosing an account of the expenditures in his office for the year 1798, and an estimate of the probable expence for the year 1799, was presented, and read, and

On motion, and by special order, the same was read the second time.

Ordered, That it be refered, together with the inclosed account and estimate, to the committee on ways and means, to report thereon.

The committee appointed to join a committee of the Senate, for the purpose of arranging and reporting the business, which, in their opinion, ought first to be acted upon, and the time when the Legislature ought to adjourn, made report, which was read, as follows, viz.

That they have met the committee of the Senate, agreeably to appointment, and considered the matters referred to them.

That the business before the Senate is in such forwardness, that it may be compleated in a short time, but in the House of Representatives there are near fixty bills, in different stages of maturity, besides a number of reports of committees, and references to committees.

The committee are convinced, from the advanced season of the year, that it is impracticable for the Legislature to decide upon all the bills, reports and references, now before them.

This confideration, they presume, will impress both Houses with the impropriety of bringing forward any new business, except such as, from its importance, if not acted upon, might require a second session during the year.

As much of the remaining business, as time and a due consideration of the several subjects will admit, ought then to be taken up and compleated.

Conformably to the opinion of the joint committee, the following resolution is submitted to the House, viz.

Refolved, That the Legislature adjourn, fine die, on Thursday, the fourth day of April next.

The annexed list contains such business, as, in the opinion of the committee, demands a preference, and which they recommend may be first decided on.

- 1. An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."
  - 2. An Act vesting certain powers in the Judges of the Supreme Court.
- 3. An Act to provide for the settlement of the accounts of certain revenue officers.
- 4. An At more effectually to prevent and punish any lawless intrusions and entry into and upon the territory of this commonwealth.

- 5. An Act to explain and amend an act, entituled "An Act for the pre-"vention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation."
- 6. A Supplement to the act, entituled "An Act for the regulation of ap-
- 7. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
- 8. An Act to provide for felling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren, Waterford and Beaver, and for other purposes therein mentioned.
- 9. An Act for the abolition of flavery in the commonwealth of Pennsylvania.
  - 10. An Act to raise and collect county rates and levies.
- 11. An Act to provide for the indemnification of the holders of unfatisfied warrants for lands in this commonwealth.
  - 12. An Act concerning writs of partition.
- 13. A Supplement to the act, entituled "An Act for opening and esta"blishing a road between the navigable waters of the Frankstown branch of
  the river Juniata, and the river Conemaugh."
- 14. An Act to repeal the act, entituled "An Act to regulate fences, and to encourage the raising swine."
- 15. An Act for the regulation of the militia of the commonwealth of Pennfylvania.
- 16. An Act to provide for the more speedy recovery of the money due to this commonwealth upon unpatented lands, and for other purposes.
  - 17. An Act for perpetuating the penal laws of this State.
- 18. An Act to provide for opening a road from the Bald Eagle's Nest, in Missin county, to Le Bœuf, in the county of Allegheney.
- 19. An Act for regulating the fees in the office of the Surveyor-General of this commonwealth.
  - 20. General appropriation bill.
- 21. An Act for the relief of the widow and heirs of John Jones, deceased.
- 22. An Act for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.

Ordered to lie on the table.

The bill, entituled "An Act to raise and collect county rates and levies," was read, as reported by the committee of the whole House.

The eighth fection being under confideration,

A motion was made by Mr. Fisher, and seconded by Mr. Hall,

To amend the same, by inserting in line 33, next after the word " one," the word " half."

On the question, -" Will the House agree to the amendment?"

It was determined in the negative.

The twenty-fifth section being under consideration,

A motion was made by Mr. Snyder, and seconded by Mr. Harris,

To amend the same, by adding the following, viz. Provided nevertheless, That no unseated land shall be sold for any arreatages of taxes by virtue of this act, until three years tax shall be due thereon; but the holders of such unseated land, or the person or persons who may at any time occupy the same, shall be charged by the Commissioners at the rate of one per centum interest per month on all taxes assessed thereon, from the time such taxes may respectively have become due to the time of payment or sale, as aforesaid.

On the question,—"Will the Honse agree to the amendment?" It was determined in the negative.

A motion was made by Mr. Penrose, and seconded by Mr. Harris,

To amend, by inferting in line 19, next after "newspapers," the words, "and six times in at least three of the daily newspapers in the city of Phila-"delphia."

Which was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Blair, and seconded by Mr. Conrad,

To infert the following, as an additional section, viz.

SECT. XXVI. And be it further enacted by the authority aforesaid, That the Commissioners of each county within this commonwealth shall have and use one common seal, for the purpose of sealing their proceedings, and that copies of the same, when signed and sealed by the said Commissioners, and attested by their clerk, shall be good evidence of such proceedings, on the trial of any cause in any of the Courts within this commonwealth.

On the question,—" Will the House agree to the said section?"

It was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The House again resolved itself into a committee of the whole House on the bill, entituled "An Act to provide for the more speedy recovery of the money "due to this commonwealth upon unpatented lands, and for other purposes."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported further progress, and asked leave to sit again.

Leave was granted, and that they fit again to-morrow.

Adjourned until four o'clock, P. M.

#### EODEM DIE, P.M.

The House met pursuant to adjournment.

The committee to whom were referred the petitions of the Corporation of the city of Philadelphia, and the memorial of the Schuylkill Bridge Company, made report, which was read, as follows, viz.

That having heard the parties, and examined the documents submitted to them, the committee are not able to discover any sufficient reasons to prevent them from agreeing to the memorial of the Bridge Company; they are therefore of the opinion that the bill, as sent down by the Senate, entituled "An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Phila- delphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned," ought to be passed into a law,

Ordered to lie on the table.

The committee to whom was referred the petition of a number of the inhabitants of the township of Lack, in the county of Mifflin, made report, which was read, as follows, viz.

That they are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill for changing the place of holding the elections in the district of Lack, in the county of Mifflin, to the house of Doctor Thomas M'Laughlin, of Waterford.

Ordered to lie on the table.

The bill, entituled "An Act to repeal part of an act, entituled "An Act "for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys, and for regulating, making and amending the water courses and common sewers within the inhabited and settled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to divide the feventh election district in "Northumberland county," was read the second time.

On

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

The fection thereof being under consideration,

A motion was made by Mr. Snyder, and feconded by Mr. Follmer,

To amend the same, by striking out of line 14 the words, "any law to "the contrary notwithstanding," and to insert, in place of the words so stricken out, the following, viz. "and that the township of Shamokin, now a part of "the sirst district in said county, shall be a separate election district, to be called "the seventeenth district, and that the electors thereof shall hold their elections at the house now occupied by Jacob Reed, in the township aforesaid."

Which was determined in the affirmative, and the section, as amended, adopted.

A motion was made by Mr. Harris, and feconded by Mr. Weaver, To add the following fection, viz.

SECT. II. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, the electors of the district composed of the townships of Fermanagh and Milford, in the county of Missin, shall hold their elections at the public school-house in Missin town, any thing in any law contained to the contrary notwithstanding.

Which was determined in the affirmative.

A motion was made by Mr. Huston, and seconded by Mr. M'Dowell, To add the following section, viz.

SECT. III. And be it further enacted by the authority aforefaid, That, from and after the passing of this act, the township of Salt-Lick, in the county of Fayette, shall be, and the same is hereby, erected into a separate election district; and the electors thereof shall hold their general elections at the house now occupied by Andrew Trapp, Esquire, in said township, to be called the fixth district, any law to the contrary notwithstanding.

Which was determined in the affirmative.

A motion was made by Mr. Ewalt, and feconded by Mr. Sample, To add the following fection, viz.

SECT. IV. And be it further enacted by the authority aforesaid, That that part of Versailles township, in the county of Allegheney, that lies southwest of the State road leading to Pittsburgh, viz. beginning at the mouth of the Youghiogeni river; thence down the Monongahela river to the mouth of Turtle creek; thence up said creek to the State road; thence along the said road to the line of the counties of Westmoreland and Allegheney; thence along said line to the Youghiogeni river; thence down said river to the place of beginning; shall be a separate election district, and the electors thereof shall hold their elections at the house now occupied by Adam Johnston, in M'Kee's port, any thing in any former law to the contrary notwithstanding.

Which was determined in the affirmative.

. A motion

A motion was made by Mr. Sample, and feconded by Mr. Power,

To amend, by adding the following fection, viz.

SECT. V. And be it further enacted by the authority aforefaid, That so much of the county of Allegheney as is hereafter described, viz. beginning on the line dividing Elder's and Cunningham's districts of depreciation land, five miles north from the mouth of Bull creek, being the south-east corner of Middlesex township; thence west twenty miles to the west side of Alexander's district of depreciation lands; thence north along the west line to the line dividing the depreciation and donation lands; thence east along the last mentioned line to the line dividing Elder's and Cunningham's districts aforefaid; thence south to the place of beginning; shall be a separate election district, and the electors thereof shall hold their elections at the house now occupied by Andrew M'Clure in said district.

Which was determined in the affirmative.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act to erect and alter certain "election districts within this commonwealth," and that it be transcribed for a third reading.

The bill from the Senate, entituled "An Act to alter the fifth election district in the county of Somerset, and for other purposes therein mentioned," was read the second time.

On the question,—"Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The third fection being under confideration,

A motion was made by Mr. M'Dowell, and feconded by Mr. Lyle,

To amend the same, by striking out of line 4 the words, "the mouth of," and inserting, in their place, the words, "Swearengen's lower ferry, on the "Monongahela river; thence along the road leading from said ferry to the town of Washington, as far as."

A motion was made by Mr. Power, and feconded by Mr. Buckley,

To postpone the further consideration of the bill and amendment for the present.

Which was determined in the affirmative.

The bill, entituled "An Act making provision for the opening and im-"proving of a road over the Penn's Valley Mountains, in the county of "Mifflin," was read the second time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The

The first section being under consideration,

A motion was made by Mr. Williamson, and seconded by Mr. Power,

To amend the same, by striking out from and after the word "sum," in line 10, to the end of the section, and inserting, in place thereof, the words, "he shall be entitled to credit in the set ling his accounts with the Comptroller- General of this commonwealth, on producing the warrant, and a receipt for the payment of the same."

Which was determined in the affirmative.

And the faid bill having been fully considered by paragraphs, Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act for the reimbursement of monies heretofore ad"vanced by the Receiver-General of the Land-office."

After fome time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment.

Adjourned until nine o'clock to-morrow, A. M.

## W E D N E S D A Y, March 27th, 1799. A. M.

The House met pursuant to adjournment.

The committee, to whom were referred the petitions of a number of the inhabitants of the counties of Chester, Berks and Montgomery, praying a new county, made report, which was read, as follows, viz.

That they have taken the prayer of the petition into their confideration, and having maturely confidered the same, are of opinion, that the inconveniences mentioned in the petition are not so great as to justify the Legislature in passing a law to erect a new county, whereby the State would be at the annual expence of paying salaries to Judges, &c. They therefore offer the following resolution, viz.

Resolved, That the petitioners have leave to withdraw their petition.

Ordered to lie on the table.

The committee to whom was refered, the 25th instant, the petition of a number of the inhabitants of the county of Luzerne, praying a new election district, made report, which was read, as follows, viz.

That they have confidered the prayer of the said petitioners, and are of opinion that the same ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill conformably-thereto.

Ordered to lie on the table.

The bill, entituled "An Act to authorise John Findley to erect and maintain a dam across the Kiskiminetas river, in Westmoreland county," was read the second time.

On

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The bill from the Senate, entituled "An Act for the regulation of the militia of the commonwealth of Pennfylvania," was read the third time.

On the question,—" Shall-this bill pass, with the following amendments?" viz.

SECT. II. line 37, between the words "fhall" and "yearly," infert "under the penalty of twenty dollars for every fuch neglect or refusal;" line 62, next after the word "act," infert "and the said county Treasurers re- "fpectively shall account for and pay yearly to the Treasurer of the common- wealth all such sines from exempts, as they shall receive by virtue of this act."

SECT. III. line 12, next after the word "artillery," infert "which com-"pany shall be furnished with one piece of ordnance, at the expence of the "State;" line 16, between the words cavalry" and "infantry," strike out the word "and;" and next after "infantry" infert "and rislemen."

SECT. V. line 2, strike out, next after "flandards," the words "to be;" line 3, next after the word "State," strike out "to," and insert, in place thereof, "for."

SECT. VI. line 12, next after the word "pistols," infert "the holsters of which shall be covered with bear skin caps."

SECT. VII. line 18, between the words "General" and "appointed," infert "with the rank of Brigadier-General."

SECT. VIII. line 6, next after the word "camp," infert "and the Bri-"gadiers-General their Brigade-Majors."

SECT. IX. line 9, after the word "required," infert "for which blank "forms he shall be allowed in the settlement of his accounts with the Comptroller-"General."

Sect X. next after the word "year," in line 20, infert "defignating in "each lift the class to which each person belongs, under the penalty of twenty dollars."

SECT. XII. line 51, strike out, next after "106," the word "and;" line 52, next after "112," insert "and by Lieutenant-Colonel Tietsworth "No. 123."

SECT. XIV. line 5, strike out "May," and insert "April," in place thereof, and make the same amendment in line 8.

SECT. XVI. lines 19 and 21, strike out "May, and insert "April."

SECT. XVIII. line 6, between the words "the" and "officers," infert commanding;" and make "officers "officer;" line 8, strike out "the," between

between the words "to" and "fergeant," and infert, in place thereof "a;" line 20, strike out and," between the words "drummers and fifers;" strike out next after the word " fifers," in line 29, all that follows to the word " proper," in line 31, inclusive, and insert, in place thereof, "trumpeters "and buglers, and for such other uses of the regiment as are contemplated by this aet;" line 32, next after the word "regiment," insert the words, " on the first Monday in December."

SECT. XXI. line 8, next after the word "march," insert " or find a " person to march.".

SECT. XXIII. article 1, line 12, strike out " himfelf."

Article 2, line 9, strike out "them," at the end of the line.

Article 5, line 4, strike out, next after the word " shall," the word " be," and infert, in place thereof, " not be under the rank of."

Article 9, next after the word "persons," in line 1, insert " belonging to "the militia;" and add to the faid article, " in any fum not exceeding four " dollars."

Article 16, line 3, make " providing" read " provided."

SECT. XXIV. line 4, strike out, between the words " going" and " to," the word " out."

SECT. XXV. line 9, strike out the words " the faid," and insert, in place thereof, 'the word " this."

SECT. XXVI. line 2, Strike out " the direction of."

SECT. XXVII. line 6, next after the word " neglect," infert " of the " owner.;" line 8, strike out " Inspector," and insert " Governor;" insert " State" before "Treasurer" in line 9, and add to the section the following, viz. " on his producing to the Governor a certificate of the loss of faid horse, sign-" ed by the commanding officer of the detachment to which he did belong whilft " in actual service, together with a certificate of the valuation, signed by the " Brigade-Inspector."

Insert a new section, viz.

SECT. XXXIII. And be it further enacted by the authority aforefaid, That four days, in addition to the days authorised by this act, be, and they are hereby, appointed annually for all the commissioned officers of the several regiments within this State to meet together at the most convenient time and place, to be fixed upon by the field officers of each regiment, that they may practife and perfect themselves in the military art, and become acquainted with the duties of a soldier; and the officers aforesaid shall appear with proper arms and uniform.

Make SECT. XXXIII. SECT. XXXIV. and in line 2, between the words "grenadier" and "or," infert the word "rifle."

Insert a new section, viz.

SECT. XXXV. And be it further enacted by the authority aforefaid, That the Adjutant-General shall cause to be printed a sufficient number of copies of this act, together with the rules and regulations for the discipline of the troops of the United States by the Baron Steuben, and cause the same to be distributed in the manner following, viz. to every General and field officer 91

one copy; to every Captain, for the use of his company, one copy; and to every Adjutant one copy; and the expences of printing and distributing shall be allowed in the settlement of his account by the Comptroller-General.

Make SECT. XXXV. SECT. XXXVI.

The Yeas and Nays were called for by Mr. Hemphill and Mr. Preston, and are as follow, viz.

YEAS.	YEAS.	Y E A S.
Messrs. Albright, Me	essrs. Hopkins,	Messrs. Rugh,
Barclay,	Hostetter,	· Rose,
Baird,	Horne,	Raum,
Brooke,	Hartzell,	Strickler,
Boileau,	Hendricks,	.Shoemaker,
Blair,	Harris,	Stewart,
Campbell,	Huston,	J. Scott,
Coolbaugh,	Ingels,	Speer,
Cunningham,	Kennedy,	Sample,
Conrad,	Krause,	Turner,
Eyre,	Linnard,	Udree,
Erwin,	Lyle,	Van Horne,
Ewalt,	Mewhorter,	Wharton,
Frailey,	Miller,	Wright,
Follmer,	Martin,	Wilson,
Forster,	M'Pherson,	Welles,
Gehr,	M'Dowell,	Williamson,
Hall,	Penrofe,	Weaver. 54.
NAYS.	NAYS.	NAY <sub>4</sub> S.
Messrs. Evans, Speaker. M.	essrs. Kirk,	Messrs. Seckel,
Bull,	Keys,	Stover,
Brown,	Power,	A. Scott,
Hemphill,	Preston,	Taylor,
Hannum,	Palmer,	Watson. 15.
So it was determined in t	he affirmative.	

The bill, entituled "An Act to repeal part of an act, entituled An Act for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys, and for regulating, making and amending the water courses and common sewers within the inhabited and settled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurrence.

The bill, entituled "An Act for the relief of Hannah Allman, executrix "to Lawrence Allman, deceased," was read the third time.

Whereupon

Refolved, That the faid bill pase, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act making provision for the opening and im-"proving a road over the Penn's Valley Mountains, in the county of Mif-"flin," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to erect and alter certain election districts "within this commonwealth," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

"MR. SPEAKER,

"In obedience to the directions of the Senate, I have the honour to prefent a bill, entituled "An Act to provide for the removal of the feat of the government of the State of Pennfylvania," to which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives."

And having presented the said bills and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases."

SECT. I. line 13, next after the word "persons," insert "fourteen of whom shall be resident in the city of Philadelphia," and strike out "of whom "shall reside;" line 14, strike out "and;" line 24, next after the word "Hospitals," insert "seven of whom shall be resident in the city of Philadel-"phia," and strike out "of whom shall reside;" line 25, strike out "and.",

SECT. III. line 4, strike out " March," and insert " April," and strike out " November," and insert " October."

SECT. IV. line 6, next after the word "commander," insert "and from "the officer second in command, or any other person on board, whom they may "think proper, severally and apart from and as soon as may be after each other."

SECT. V. line 9, strike out "May," and insert "June," and strike out "last," and insert "tenth;" line 24, next after the word "quarantine," insert the words "unless she shall be furnished with one or more ventilators, "in such form as the board of health shall approve, whereof public notice "shall be given in at least two of the newspapers printed in this city, within

two weeks after the passing of this act, in which case the cargo of the faid wessel shall be re-delivered, and shall be discharged as aforesaid, prowided she has been at least ten days under quarantine."

Line 30, next after the word " quarantine," infert the words, " and when-. " ever the board of health shall have reason to apprehend that the health of " the city will be endangered by permitting any veffel, persons or cargo, coming " from places infected, or ufually infected, with the plague, to proceed to or be " landed at the city of Philadelphia, they shall have full power and authority to detain and unlade the said vessel, and cause such measures to be ta-" ken, as will be conducive to the purification of Juch veffel, and of the per-" fons and cargo on board thereof: Provided always, that until the accommo-" dations necessary for landing and receiving the goods, wares and merchandize, " to be landed as aforefaid, Shall be erected or provided, Such goods, wares and " merchandize (bedding and cloathing always excepted) may be unladen into " lighters, and after remaining therein during so long a time as shall be di-" rected by the board of health, not being less than twenty-four hours, " may be conveyed in such lighters to the city of Philadelphia, subject to such " exceptions, regulations and refrictions, with respect to the unloading, de-" tention, ventilating, transporting, and delivery thereof, as may be established " by the faid board of health, whose duty it shall be, in making such regu-" lations, to prevent the transportation to Philadelphia of any putrifying sub-" stance, and also to prevent any personal intercourse between the lightermen conducting such lighters, and the persons on board the ships or vessels, " from which fuch goods, wares and merchandize, may be so unladen, or on " board any other ship or vessel detained under quarantine as aforesaid: And " provided also, that when any ship or wessel, coming from or having touched at any of the places in this section mentioned, shall be furnished with a bill " of health, signed by some conful, or other well known responsible agent or of-" fiver of the United States, residing at such place or places, some discreet " perfon, nominated and authorifed by the board of health to all in that be" hatf, which bill of health shall certify, that after due enquiry it appears " that no pestilential or contagious disease existed at such place or places, or " the harbour or harbours thereof, at the time of signing the faid bill of " health, or within forty days before such time; and when the Resident " Physician and Quarantine Master Shall certify to the board of health, that " after due examination of the master or commander, and other officers or persons " on board such ship or wessel, they are satisfied as to the truth of the facts " fet forth in fuch bill of health, and also that no pestilential or contagious " difease, or unwholesome vapour likely to produce such disease, exists, or has " existed, during the voyage on board such ship or vessel, and when the " board of health shall have signified their approbation thereof, it shall be " lawful for the fuid Resident Physician and Quarantine Master to give to " the master or commander of such ship or vessel a certificate of the said facts, and evenpon the may proceed without further detention to the city of Phila-" delphia, and having deposited the faid last mentioned certificate in the " Health-office, according to the provisions and under the penalties in the fourth section of this act mentioned, may deliver her cargo and passeingers " at the said city: And provided further, that when the master or commander " of any ship or wessel, lying at the place of quarantine aforesaid, on board of which no pestilential or contagious disease shall exist, shall be desirous of " proceeding

"proceeding to some other port or place beyond the Capes of Delaware, and "shall give bond, with security to be approved by the Board of Health, conditioned that no part of the cargo, or any of the crew or passengers on board fuch ship or vessel, shall be landed at any place within the said Capes of Delaware, or within the distance of sifty miles beyond the same, such ship or vessel shall be allowed to proceed accordingly, without further delay or detention."

SECT. VI. line 5, strike out the word " May," and, in place thereof, infert " June;" and strike out the word " last," and, in place thereof, infert " tenth."

SECT. VII. line 7, strike out the word "May," and, in place thereof, infert "June;" and strike out the word "last," and, in place thereof, infert "tenth."

SECT. VIII. strike out the words, "during the months of April, May, "June, July, August, September and," and, in place thereof, insert the words, "tetween the last day of April and the last day of;" line 10, strike out the words, "to be deducted out of his salary."

SECT. X. line 6, strike out the words, "opposite to the said lazaretto," and insert, in place thereof, the words, "near the lazaretto, at such distance from any other vessel or vessels under quarantine, as may prevent the communication of any infectious disease to or from the same;" line 10, next after the word master," insert the words, "to prevent any personal intercourse between the persons on board different vessels under quarantine, and for that purpose to take possession of and secure the boats of such vessels, until their respective times of quarantine shall be compleated."

SECT. XI. line 5, next after the word "afflicted," insert the words, "or "suppetted to be afflicted."

SECT. XIII. line 13, next after the word "to," infert the words, "occupy the house hitherto occupied by the Resident Physician, and in case the lazaretto shall be removed, to have suitable apartments provided for him, to have."

SECT. XIV. line 24, next after the word "obtained," infert the words "and producing;" line 48, strike out the word "first," and, in place thereof, infert the word "last;" and strike out the word "May," and, in place thereof, infert "April;" line 56, next after the word "lazaretto," infert the words, "fuch person or persons."

SECT. XVIII. lines 18 and 19, strike out "passengers in stages or other "carriages, or on horse or foot," and, in place thereof, insert the word "persons;" and strike out the words "by land;" line 30, next preceding "civil," insert "other."

SECT XXIII. line 11, strike out the words " or occupiers."

SECT. XXV. at the end of the section, insert " and shall publish the same " in one or more newspapers printed in the city of Philadelphia."

Infert a new section, viz.

SECT. XXVI. And be it further enacted by the authority aforesaid, That no pilot bringing a ship or vessel to the lazaretto in an apparent state of good health shall be obliged to perform quarantine; but it shall be lawful for the Resident Physician to grant such pilot a certificate, permitting him to proceed

ceed to the Capes of Delaware, in order that he may profecute his profession, but fuch pilot shall not on any pretence come into the city of Philadelphia, the Northern-Liberties, the district of Southwark, or townships of Moyamenfing and Passyunk, for twenty days from the date of such certificate, under the penalty of one hundred dollars, and also of one year's imprisonment, which penalty shall be recovered and applied in the manner herein before directed; and any pilot bringing to the said lazaretto a ship or vessel infected, or suspected to be infected, with any pestilential or contagious disease, may be permitted to go and remain on shore, within the bounds of the lazaretto, during the time the ship or vessel brought thither by him shall be detained under quarantine: Provided always, That if he shall be infected with any such disease as aforefaid, he shall be detained and treated in like manner as seamen or passengers so infected are herein directed to be detained and treated: And provided further, That if he shall go without the bounds of the said lazaretto, he shall be liable to the same penalties as are by this act imposed on seamen or passengers escaping therefrom."

SECT. XXVI. make SECT. XXVII.

SECT. XXVII. make SECT. XXVIII.

· Ordered to lie on the table.

The bill from the Senate, entituled "An Act to provide for the removal "of the feat of the government of the State of Pennsylvania," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Friday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The bill, entituled "An Act to provide for the settlement of the accounts "of certain revenue officers," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An A& to provide for felling the feveral referved "tracks of land adjoining the towns of Erie, Franklin, Warren, Waterford and Beaver, and for other purposes therein mentioned," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Weaver, and feconded by Mr. Frailey,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

SECT. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That, from and after the passing of this act, the several reserved tracts of land adjoining to the towns of Erie, Franklin, Waterford, Warren and Beaver, shall be, and they are hereby, offered for sale to persons who will cultivate, improve and settle the same, by

building thereon a habitation for man, clearing at least acres of land, and residing thereon for the space of years next after such habitation and improvement shall be made, at the rate of per acre; and upon the application of any person, who may hereaster settle, improve, and continue upon any part of the said reserved tracts of land as aforesaid, it shall be the duty of the Secretary of the Land-office, and he is hereby authorised and required, to grant to such settler a warrant, under the same restrictions and regulations as they were to be granted to those persons, who should make actual settlements and improvements under the act, entituled "An Act for the sale of the vacant lands within this commonwealth," passed the third day of April, one thousand seven hundred and ninety-two, excepting such parts thereof as are hereby altered and amended: Provided always, That there shall not be granted to any one person more than acres of land, by virtue of any such settlement, improvement and residence aforesaid.

On the question,-" Will the House agree to postpone?"

YEAS.

Messrs. Baird,

The Yeas and Nays were called for by Mr. Weaver and Mr. Wilson, and are as follow, viz.

YEAS.

Messrs. Hartzell,

YEAS.

Messrs. Rugh,

Boileau,	Huston,	Rose,
Cunningham,	Ingels,	Raum,
Conrad,	Linnard,	Shoemaker,
Eyre,	Lyle,	J. Scott,
Frailey,	Miller,	Van Horne,
Follmer,	Martin,	Wright,
Gehr,	: M'Dowell,	Weaver. 26.
Hostetter,	Penrose,	1
1		: 1
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Mesfrs. Hopkins,	Messrs. Stover,
Albright,	Horne,	Srickler,
Bull,	Harris,	A. Scott,
Brown,	Keppele,	Stewart,
Buckley,	Kirk,	Speer,
Barclay,	Kennedy,	Taylor,
Brooke,	Krause,	Turner,
Blair,	Mewhorter,	Udree,
Campbell,	M'Pherson,	Wharton,
Erwin,	Power,	Watson,
Forster,	Preston,	Wilfon,
Hall,	Palmer,	Welles,
Hemphill,	Seckel,	Williamson. 41.
Hannum,	Stocker,	
	,	

So it was determined in the negative.

A motion was made by Mr. M'Dowell, and feconded by Mr. Frailey,

To amend, by striking out of line 9 the word "Beaver," and inserting the word "and" next after the word "Warren."

Which was determined in the affirmative, and the fection, as amended, adopted.

The third fection being under confideration,

A motion was made by Mr. A. Scott, and seconded by Mr. Power,

To amend the same, by adding to the end thereof these words, viz. "and "the Governor is hereby authorised to grant patents to the purchaser or pur"chasers of any tract or tracts, on the payment of the second instalment; pro"vided that such purchaser or purchasers mortgage such tract or tracts for the remaining instalments to become due to the commonwealth."

Which was determined in the affirmative.

A motion was made by Mr. Speer, and feconded by Mr. Kennedy, To postpone the further consideration of the section for the present. Which was determined in the affirmative.

The fourth fection being under confideration, .

A motion was made by Mr. A. Scott, and feconded by Mr. Keppele,

To amend, by striking out of line 10 the word "fix," and inserting the word "four," in place thereof.

Which was determined in the affirmative.

A motion was made by Mr. A. Scott, and feconded by Mr. Keppele,

To amend, by striking out of line 11 the word "four," and inserting the word "three," in place thereof.

Which was determined in the affirmative, and the fection, as amended, adopted.

The feventh fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Weaver,

To postpone the further consideration of the bill for the present.

Which was determined in the affirmative.

The bill, entituled "An Act for the reimbursement of monies heretofore" advanced by the Receiver-General of the Land-office," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered;

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to the act, entituled "An Act for opening "and establishing a road between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported progress, and asked leave to sit again.

Leave was granted, and that they fit again on Friday next, P. M.

The Clerk reported that he had returned the bill from the Senate, entituled "An Act for the regulation of the militia of the commonwealth of Penn-" fylvania," and informed the Senate that this House had passed the same,

with amendments, to which they request the concurence of the Senate; and that he had presented to the Speaker of the Senate, for his signature, four bills, entituled, respectively, viz.

- 1. An Act to erect the town of Lebanon, in the county of Dauphin, into a borough.
- 2. An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes.
- 3. An Act for incorporating the Trustees of the ministers and elders constituting the General Assembly of the Presbyterian Church in the United States of America.
- 4. An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground therein mentioned.

Adjourned until nine o'clock to-morrow, A. M.

## T H U R S D A Y, March 28th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- I. An Act to authorife the removal of the feat of justice in the county of Wayne, and for other purposes.
- 2. A Supplement to an act, entituled "An Act to regulate hawkers and pedlars."
- 3. An Act to indemnify General William Irvine for the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States.
- 4. An Act to enable William Alexander and Robert Alexander, and the furvivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned.
- 5. An Act to vest in the heirs of William Rankin, deceased, such part of his forfeited estate as hath not been sold for the use of this commonwealth.
  - 6. An Act for the relief of Jesse Rankin.
- 7. An Act to incorporate the town of West-Chester, in the county of Chester, into a borough.
- 8. An Act to authorife the Commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading.
- 9. An Act to erect the town of Lebanon, in the county of Dauphin, into a borough.

10. An

- Rituting the general assembly of the Presbyterian church in the United States of America.
- 11. An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes.
- 12. An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground therein mentioned.
- 13. An Act to provide for reimburfing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Montgomery, during the prevalence of the late contagious fever.
- 14. An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned.

Mr. Follmer prefented a petition from a number of the inhabitants of the county of Northumberland, praying a division of the said county, which was read, and

Ordered to lie on the table.

The committee to whom was refered, February 4th last, the petition of George Welles, made report, which was read, as follows, viz.

That they having had the same under consideration, and being of opinion that a dam may be erected under certain regulations at the place prayed, without doing an injury to the navigation; and as streams in the vicinity (on which mills may be erected) are few, and in the summer season usually too low for doing business, and thereby the inhabitants put oftentimes to great inconveniences for the want of grinding, the committee are of opinion that the prayer of the petition ought to be granted: They offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to authorise the petitioner to erect a dam, agreeably to the prayer of his petition.

Ordered to lie on the table.

The committee to whom was referred, January 19th last, the petition of certain owners of property on Greenwich island, in the county of Philadelphia, made report, which was read, as follows, viz.

That they have taken the same into their serious consideration, and are of opinion that the prayer thereof is reasonable and just: They therefore submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, conformably to the prayer of faid petition.

Ordered to lie on the table.

On motion of Mr. Frailey, feconded by Mr. Hemphill,

Refolved, That the Speaker be requested to draw a warrant on the State-Treaturer, in favour of Joseph Bullock, Clerk of this House, for the sum

of

of five hundred dollars, he to be accountable for the same in the settlement of his account.

The amendments by the Senate on the bill, entituled "An Act for esta"blishing an Health-office, for securing the city and port of Philadelphia
"from the introduction of pestilential and contagious diseases," read yesterday, were severally read the second time.

Whereupon

Refolved, That this House concur the faid amendments, except the following, which they non-concur and amend, viz.

SECT. III. line 4, strike out " March," and insert " April;"—non-concured.

SECT. V. line 9, strike out "May," and insert "June," and strike out "last," and insert "tenth;"—non-concured.

Line 30, next after the word " quarantine," insert " and whenever the " board of health shall have reason to apprehend that the health of the city " will be endangered, by permitting any vessel, persons or cargo, coming from " places infected, or usually infected with the plague, to proceed to or be land-" ed at the city of Philadelphia, they shall have full power and authority to " detain and unlade the faid veffel, and cause such measures to be taken as will " be conducive to the purification of such vessel, and of the persons and cargo " on board thereof: Provided always, that when the master or commander " of any Ship or vessel, lying at the place of quarantine aforesaid, on boardof which no pestilential or contagious disease shall exist, shall be desirous of " proceeding to some other port or place beyond the Capes of Delaware, and " Shall give bond, with security, to be approved by the board of health, " conditioned that no part of the cargo, or any of the crew or paffengers, on " board such ship or weffel shall be landed at any place within the Said Capes of Delaware, or within the distance of fifty miles beyond the same, such " Ship or wessel shall be allowed to proceed accordingly, without further de-" lay or detention;"—concured.

SECT. VI. line 5, strike out the word "May," and, in place thereof, infert "June;" and strike out the word "last," and, in place thereof, infert the word "tenth,"—non-concurred.

SECT. VII. line 7, strike out the word "May," and, in place thereof, infert "June;" and strike out the word "last,' and, in place thereof, infert "tenth,"—non-concured.

SECT. VIII. strike out the words "during the months of April, May, June, "July, August, September and," and, in place thereof, insert the words, between the last day of April and the last day of,"—non-concured.

New fection 26, amend, by inferting, next after the word "Moyamenfing," the words "and Passyunk," and make "township" read "townships."

The bill, entituled "An Act to raise and collect county rates and levies," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The

The bill, entituled "An Act to authorise John Findley to erect and "maintain a dam across the Kiskiminetas river, in Westmoreland county," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for the reimbursement of monies hereto-"fore advanced by the Receiver-General of the Land-office," was read the third time.

. Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for the more speedy recovery of "the money due to this commonwealth upon unpatented lands, and for "other purposes."

After some time, -

The Speaker refumed the Chair, and Mr. Preston reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. SPEAKER,

"In obedience to the order of the Senate, I have the honour to return the bill, entituled "An Act for offering compensation to the Pennsylvania "Claimants of certain lands within the seventeen townships in the county of "Luzerne, and for other purposes therein mentioned," which the Senate have passed, with amendments, to which they request the concurence of the House of Representatives.

And having presented the said bill and amendments to the Chair, he with-drew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act for offering compensation to the Pennsylvania Claimants of certain lands within the feventeen townships in the county of Luzerne, and for other purposes therein mentioned"

" therein mentioned."

SECT. III. lines 12 and 13, strike out the words "a fufficient warrant "for;" line 16, next after the word "amount," insert the words, "after baving deducted the principal and interest so due to the commonwealth;" line 18, next after the word "accordingly," insert the words, "and to alter or renew such certificates, so as to accommodate payments at the Land-office."

SECT. V. strike out from the word "them," in line 9, to the word "and," in line 11.

Ordered to lie on the table.

The report of the committee appointed to join a committee of the Senate, for the purpose of arranging and reporting the unfinished business, which in their opinion ought first to be acted on, and the time when the Legislature ought to adjourn, read the 26th instant, was read the second time.

And the resolution therein contained being under consideration,

A motion was made by Mr. Fisher, and seconded by Mr. Keppele,

To amend the same, by striking out the words "Thursday, the fourth," and inserting, in place thereof, the words "Tuesday, the sixteenth.",

- Which was determined in the negative.

A motion was made by Mr. Keys, and seconded by Mr. Power,

To amend, by striking out the words "Thursday, the fourth," and inferting, in place thereof, the words "Tuesday, the ninth."

Which was determined in the negative.

A motion was made by Mr. Preston, and seconded by Mr. Watson,

To postpone the further consideration of the said resolution for the pre-

Which was determined in the affirmative.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to provide for repairing the buildings appropriated "for the employment of the criminals from the several counties of this "State, in the city of Philadelphia."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, with amendments, which were read, and

Ordered to lie on the table.

Agreeably to the order of the day, the bill, entituled "An Act for the "relief of George Walton," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The fection thereof being under confideration,

A motion was made by Mr. Frailey, and feconded by Mr. Ewalt,

To amend the same, by adding thereto the following, viz. Provided always, That nothing herein contained shall be deemed or construed to bar or deseat any other person or persons, bodies politic or corporate, of any right, title, interest, claim or demand, which they may have in or to the said lot of ground, or any part thereof.

Which was agreed to, and the fection, as amended, adopted.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The Clerk reported that he had prefented to the Senate, for concurence, four bills, entituled, respectively, viz.

- 1. An Act to repeal part of an act, entituled An Act for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys, and for regulating, making and amending the water courses and common sewers within the inhabited and settled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned.
- 2. An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased.
- 3. An Act making provision for the opening and improving of a road over the Penn's Valley Mountains, in the county of Misslin.
- 4. An Aa to erect and alter certain election districts within this commonwealth.

Adjourned until nine o'clock to-morrow, A. M.

#### FRIDAY, March 29th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Huston presented a petition from a number of the inhabitants of the county of Fayette, praying aid to open and improve a road from the White Horse tavern, on the Allegheney mountain, through Berlin, which was read, and

On motion, and by special order, the said report was read the second time. Ordered, That it be referred to the committee on roads and inland navigation, to report thereon.

The committee to whom was refered, the 26th instant, the petition of Thomas Smilie, having obtained leave, reported a bill, entituled "An Act "for the relief of Thomas Smilie, an insolvent collector, confined in the "gaol of Cumberland county," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Monday next be affigued for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, December 19th last, the bill, entituled "An Act supplementary to the act, entituled "An Act to incorporate the Conewago Canal Company," reported a bill, entituled "An Act to allow the Conewago Canal Company to exact a toll from the boats, rasts and vessels, using the same," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The

The amendments by the Senate on the bill, entituled "An Act for offer-"ing compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned," were severally read the second time.

Whereupon,

VEAS

Resolved, That this House concur the first, second and third amendments.

The fourth amendment, viz. "Section 5, strike out the word "them" in line 9, to the word "and" in line 11," being under consideration,

On the question,-" Will the House concur the said amendment?"

VEAS

The Yeas and Nays were called for by Mr. Frailey and Mr. Conrad, and are as follow, viz.

VFAS

YEAS.	YEAS.	YEAS.
Mess. Evans, Speaker.  Bull,  Brown,  Buckley,  Barclay,  Brooke,  Blair,  Campbell,  Coolbaugh,  Eyre,  Erwin,  Fisher,  Forster,	Messrs. Hall, Hemphill, Hannum, Harris, Keppele, Kennedy, Logan, Miller, Martin, M'Pherson, Power, Preston, Palmer,	Meffrs. Seckel, Stocker, Stover, A. Scott, Speer, Taylor, Turner, Wharton, Watfon, Welles, Williamfon. 37.
NAYS.	NAYS.	NAYS.
Meffrs. Albright, Baird,	Messrs. Hartzell, Hendricks,	Mesfrs. Raum, Srickler,
Boileau, Cunningham, Conrad, Ewalt, Frailey, Follmer, Gehr, Hopkins, Hoftetter, Horne,	Huston, Ingels, Keys, Krause, Lyle, Mewhorter, M'Dowell, Penrose, Rugh, Rose,	Shoemaker, Shoemaker, Stewart, Snyder, J. Scott, Sample, Udree, Van Horne, Wright, Wilson, Weaver. 36.

So it was determined in the affirmative.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return the bill, entituled "An Act for raising, by way of lottery, a sum not ex"ceeding ten thousand dollars, for the purpose of compleating the building

of the Roman Catholic church of St. Augustin, in the city of Philadel"phia," which the Senate hath passed; and to inform that the Senate hath
concurred the amendments by the House of Representatives on the bill, entituled "An Act for altering and erecting certain election districts within
this commonwealth," except the following, which they non-concur, viz.

SECT. IX. strike out next after the word "district," in line 8, the remainder of the section, and insert the following in place thereof, "shall be a separate election district, and the electors thereof shall hold their elections at the house now occupied by George Baskins, within said district, any thing in any former law to the contrary in any wife notwithstanding."

Infert a new section, viz.

SECT. XXI. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, so much of the county of Washington as is included within the following lines shall be a separate election district, viz. beginning where the road from Washington to Whelen crosses the State line; thence along said road to the fork of that and the Ten Mile road, near Waller's old fort; thence along the said Ten Mile road to Hugh Jackson's run; thence up the same to the dividing ridge between the waters of Bussoloe and Ten Mile creeks; thence by said ridge to the dividing ridge between the waters of Ten Mile and Whelen creeks; thence by said ridge to the line between Greene and Washington counties; thence by the same to the State line; thence by the same to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by William M'Koy, within said district.

Infert a new fection, viz.

SECT. XXII. And be it further enacted by the authority aforesaid, That so much of the county of Washington as is herein after described shall be a separate election district, viz. beginning where the State line crosses Bussaloe creek; thence up the same to Brush run; thence up the same to Thomas Henderson's mill; thence by the road from the said mill to the Seceders meeting-house on Bussaloe; thence along the dividing ridge between the waters of Bussaloe and Chartier's creek to and including Jacob Sailor's; thence along the dividing ridge between the waters of Bussaloe and Ten Mile creeks to the head of Hugh Jackson's run; thence down said run to the Ten Mile road; thence along the same to the Whelen road; thence along the same to the State line; thence by said line to the place of beginning; and the electors thereof shall hold their general elections at the house now occupied by Robert Taylor, in the town of Brunswick, within said district.

Ordered to lie on the table.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act" to provide for the removal of the seat of the government of the State of "Pennsylvania."

After some time,

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment. And

On motion, and by special order, the faid bill was read the second time.

The

The first section being under consideration,

A motion was made by Mr. Keppele, and seconded by Mr. Linnard,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

SECT. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That from and after the day of

the permanent feat of the government of Pennsylvania shall be established at the borough of Harrisburgh, in the county of Dauphin, and all offices attached to the seat of government of Pennsylvania shall be removed to the said borough of Harrisburgh, by their respective holders, and shall, after the day of cease to be exercised elsewhere.

On the question, -" Will the House agree to postpone?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Preston, and are as follow, viz.

. 16.
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Messrs. Evans, Speaker. Messrs. Hemphill, Messrs. Rose, Albright, Hannum, Stover, Bull, Hopkins, Strickler, Brown, Hostetter, A. Scott, Buckley, Horne, Shoemaker, Barclay, Hartzell, Stewart. Hendricks, Baird, Snyder, Brooke, Harris, I. Scott, Huston, Boileau, Speer, Ingels, . Blair, Sample, Keys, Taylor, Campbell,

Lyle, Turner, Coolbaugh, Cunningham, Logan, Udree, Mewhorter, Erwin, Van Horne, Miller, Watson, Ewalt, Frailey, M'Pherson, Wright, M'Dowell, Wilfon, Follmer, Palmer, Welles, Forster, Rugh, Weaver. Gehr.

So it was determined in the negative.

A motion was made by Mr. Keppele, and feconded by Mr. Power,

To amend the section, by striking out of line 7 the word "Lancaster," and inserting, in place thereof, the word "Harrisburgh."

95

57.

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Power, and are as follow, viz.

YEAS.

YEAS.

Wharton,

Watson,

Wright, Wilson,

Welles,

Weaver.

59.

S.

Messrs. Coolbaugh, Conrad, Eyre, Hall, Keppele,	Messrs. Kennedy, Krause, Linnard, Martin, Penrose,	Messrs. Power, Stocker, Williamson. 13.
NAYS.	NAYS.	N A Y S.
Messrs. Evans, Speaker.	Messrs. Hannum,	Messrs. Seckel,
Albright,	Hopkins,	Strickler,
Bull,	Hostetter,	A. Scott,
Brown,	Horne,	Shoemaker,
Buckley,	Hartzell,	Stewart,
Barclay,	Hendricks,	Snyder,
Baird,	Harris,	J. Scott,
Brooke,	Huston,	Speer,
Boileau,	Ingels,	Sample,
Blair,	Keys,	Taylor,
Campbell,	Lyle,	Turner,
Cunningham,	Logan,	Udree,
Erwin,	Mewhorter,	Van Horne,
		_

Miller,

Fisher, M'Pherson,
Frailey, M'Dowell,
Follmer, Preston,
Forster, Palmer,

Ewalt,

YEAS.

Forster, Palmer,
Gehr, Rugh,
Hemphill, Rose,

So it was determined in the negative.

On the question,—" Will the House agree to the section?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Linnard, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Albright,	Messrs. Follmer,	Messrs. Keys,
Brown,	Forster,	Krause,
Buckley,	Gehr,	Lyle,
Barclay,	Hopkins,	Mewhorter,
Baird,	Hostetter,	Miller,
Blair,	Horne,	M'Pherson,
Campbell,	Hartzell,	M'Dowell,
Cunningham,	Hendricks,	Rugh,
Ewalt,	Harris,	Rose,
Frailey,	Huston,	Strickler,
•		YEA

YEAS.	YEAS.	YEAS.
Messrs. A. Scott,	Messrs. Speer,	Wilfon,
Shoemaker,	Sample,	Williamfon,
Stewart,	Turner,	Weaver. 43.
Snyder,	Udree,	P
J. Scott,	Wright,	
NAYS.	NAY'S.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Preston,
Bull,	Hannum,	Palmer,
Brooke,	Ingels,	Seckel,
Boileau,	Keppele,	Stocker,
Coolbaugh,	Kennedy,	Stover,
Conrad,	Linnard,	Taylor,
Eyre,	Logan,	Van Horne,
Erwin,	Martin,	Wharton,
Fisher,	Penrose,	Watfon,
Hall,	Power,	Welles. 30.
C. it was datement and	the all a commence with a	

So it was determined in the affirmative.

The fecond fection being under confideration,

A motion was made by Mr. Kennedy, and seconded by Mr. Keppele, To postpone the further consideration thereof for the present.

On the question,—" Will the House agree to postpone?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Keppele, and are as follow, viz.

Y E A S.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hemphill,	Mesfrs. Palmer,
Bull,	Hannum,	Seckel,
Barclay,	Ingels,	Stocker,
Brooke,	Keppelė,	Stover,
Boileau,	Kennedy,	Taylor,
Conrad,	Linnard,	Van Horne,
Eyre,	Logan,	Wharton,
Erwin,	Penrose,	Watfon,
Fisher,	Power,	Welles. 29.
Hall,	Preston,	
NT A NT 0	37 4 37 0	31 A 37 13
NAYS.	NAYS.	NAYS.
Mesfrs. Albright,	Messrs. Follmer,	Messrs. Huston,
Brown,	Forster,	Keys,
Buckley,	Gehr,	Krause,
Baird,	Hopkins,	Mewhorter,
Campbell,	Hostetter,	Miller,
Coolbaugh,	Horne,	M'Pherson,
, Cunningham,	Hartzell,	M'Dowell,
Ewalt,	Hendricks,	Rugh,
Frailey.	Harris.	Rofe.

NAYS.

NAYS. NAYS. NAYS. Messrs. Strickler, Messrs. J. Scott, Meffrs. Wright, A. Scott, Wilfon, Speer, Sample, Shoemaker, Weaver. 40. Stewart, Turner, Snyder, Udree,

So it was determined in the negative.

A motion was made by Mr. Kennedy, and feconded by Mr. Fisher,

To amend the section, by striking out of lines 4 and 5 the words, " the "Treasurer of the State."

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Keppele, and are as follow, viz.

YEAS. YEAS. YEAS. Messrs. Evans, Speaker. Messrs. Hemphill, Meffrs. Stocker, Bull, Hannum, Stover, Brooke, Keppele, Taylor, Kennedy, Eyre, Wharton, Erwin, Welles. Preston, 19. Fisher. Palmer. Hall, Seckel, NAYS. NAYS. NAYS. Meffrs. Albright, Messirs. Hartzell. Messrs. Rose, Brown, Hendricks, Strickler, Buckley, Harris, A. Scott, Baird, Huston, Shoemaker, Boileau, Ingels, Stewart, Campbell, Keys, Snyder, Cunningham, Krause, J. Scott, Conrad, Linnard, Speer, Ewalt, Lyle, Sample, Frailey, ·Logan, Turner, Follmer, Mewhorter, Udree, Forster, Miller, Van Horne, Gehr, M'Pherfon, Wright, Hopkins, M'Dowell, Wilson, Hostetter, Penrofe, Weaver. 47. Horne, Rugh,

So it was determined in the negative, and the fection agreed to.

The third fection being under confideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Linnard,

To amend the same, by striking out of line 2 the words, "Matthias" Barton, Jocob Strickler," and inserting, in place thereof, the words "Abraham Witmer, John Hubley."

On

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Frailey, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker,	Messrs. Keppele,	Messrs. Palmer,	
Eyre,	Kennedy,	Seckel,	
Erwin,	Linnard,	Van Horne,	
Fisher,	Penrose,	Welles.	14.
Ingels,	Preston,		,
NAYS.	NAYS.	NAYS.	
Messrs. Albright,	Messrs. Hopkins,	Messrs. Stocker,	
Brown,	Hostetter,	A. Scott,	
Buckley,	Horne,	Shoemaker,	
Barclay,	Hartzell,	Stewart,	
Baird,	Hendricks,	Snyder,	
Brooke,	Harris,	J. Scott,	
Blair,	Huston,	/ Speer,	
Campbell,	Keys,	Sample,	
Cunningham,	Krause,	Turner,	
Conrad,	Lyle,	Udree,	
Ewalt,	Mewhorter,	Wharton,	
Frailey,	Miller,	Wright,	
Follmer,	M'Pherson,	Wilfon,	
Forster,	M'Dowell,	Weaver.	46.
Gehr,	Rugh,		
Hall,	Rose,	6	
0'. 1. '1'	4		*

So it was determined in the negative.

A motion was made by Mr. Fisher, and seconded by Mr. Stocker,

To amend, by striking out, from and after the word " respectively," in line 13, to the end of the section.

Which was determined in the negative.

A motion was made by Mr. Kennedy, and seconded by Mr. Linnard, To amend, by adding the following to the end of the section, viz.

Provided always, that the said commissioners shall be accountable, to the proper officers that may be hereafter appointed to receive them, for all such books and papers as may be committed to their care by the officers aforesaid.

On the question,-" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Linnard, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Spe	eaker. Messrs. Fisher,	Messrs. Kennedy,
Biair,	Hall,	Linnard,
Conrad,	Hufton,	Penrofe,
Erwin,	Keppele,	Preston,
	[ 96 ]	YEAS.

	L 302 J	
YEAS.	YEAS.	YEAS.
Messrs. Palmer,	Messrs. Sample,	Welles,
Seckel,	Van Horne,	Williamson. 20.
Stocker,	Wharton,	
	NT A 37 C	NY A NY C
NAYS.	NAYS.	NAYS.
O v	Messrs. Hostetter,	Messrs. Rose,
Brown,	Horne,	A. Scott,
Ducine,,	Hartzell,	Shoemaker,
Barclay,	Hendricks,	Stewart,
Baird,	Harris,	Snyder,
Campbell,	Keys,	J. Scott,
Cunningham,	Krause,	Speer,
Ewalt,	Lyle,	Turner,
Frailey,	Mewhorter,	Udree,
Follmer,	Miller,	Wright,
Forster,	M'Pherson,	Willon,
Gehr,	M'Dowell,	Weaver. 38.
Hopkins,	Rugh,	
So it was determined i	in the negative, and the	fection adopted.
A motion was made b To amend the fame, b "fettlement of their account		lowing words, viz. " in the d Comptroller-General of this
On the question,—"	Will the House agree to t	he amendment?"
The Yeas and Nays vand are as follow, viz.	vere called for by Mr. I	Kennedy and Mr. Hopkins,
YEAS.	YEAS.	YEAS.
Meffrs. Evans, Speaker. Coolbaugh, Conrad, Erwin, Hall, Keppele,	Messrs. Kennedy, Linnard, Penrose, Preston, Palmer, Stocker,	Meffrs. Sample, Van Horne, Wharton, Williamfon. 16.
N'AYS.	NAYS.	NAYS.
Mesfrs. Albright,	Meslrs. Forster,	Messrs. Krause,
Brown.	Gehr.	Lyle.

Gehr, Hopkins, Lyle, Mewhorter, Brown, Buckley, Baird, Hostetter, Miller, M'Pherson, Blair, Horne, M'Dowell, Campbell, Hartzell, Cunningham, , Hendricks, Rugh, Harris, Ewalt, Rose, Frailey, A. Scott, Huston, Shoemaker, N A Y S. Follmer, Keys,

NAYS.

NAYS.

NAYS.

Messrs. Stewart, Snyder, J. Scott, Messrs. Speer, Turner, Udree, Messrs. Wright, Wilson, Weaver.

39-

So it was determined in the negative, and the section adopted.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The Clerk reported that he had presented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act to raife and collect county rates and levies.
- 2. An Act to authorife John Findley to erect and maintain a dam across the Kiskiminetas river, in Westmoreland county.
- 3. An Act for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.

And that he had informed the Senate that this House had concured the amendments by the Senate on the bill, entituled "An Act for offering com"pensation to the Pennsylvania Claimants of certain lands within the se"venteen townships in the county of Luzerne, and for other purposes 
therein mentioned;" and also informed the Senate of the concurence and non-concurence of this House to the amendments by the Senate on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and conta"gious diseases."

Adjourned until nine o'clock to-morrow, A. M.

## SATURDAY, March 30th, 1799. A. M.

The House met pursuant to adjournment.

The committee to whom was referred, January 25th last, the petition of George Funk, praying a toll for croffing the bridge over Dunning's creek, Bedford county, made report, which was read, as follows, viz.

That they have confidered the petition, and find that the faid bridge was built by the county of Bedford, on the State road from Philadelphia to Pittfburgh; they therefore do not hefitate to fay, that to give such a grant to any individual should not receive the fanction of the Legislature of this commonwealth, and submit the following resolution, viz.

Resolved, That the petitioner have leave to withdraw his petition.

Ordered to lie on the table.

The committee appointed for the purpose reported a bill, entituled "An "Act to erect an election district in the county of Northampton," which we's read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Tuesday next be affigued for the second reading of the said bill, and that it be the order for that day.

The committee to whom was refered, the 25th instant, the petition of a number of the inhabitants of the borough of Sunbury, Northumberland county, praying permission to hold two fairs annually, made report, which was read, as follows, viz.

That they have had the prayer of the petitioners under confideration, and are of opinion that inafmuch as the right of holding fairs is enjoyed by other corporate towns, they think it just and reasonable that the same privilege ought to be granted to the inhabitants of Sunbury: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, authorifing the Burgesses and inhabitants of Sunbury to hold two fairs annually, each to continue two days, the first to commence on the second Tuesday in June, and the second on the third Tuesday in October.

Ordered to lie on the table.

The committee of ways and means made report (in part) which was read, as follows, viz.

That upon a minute examination of the public accounts, a very great want of punctuality in the performance of the duties enjoined upon various revenue officers appears obvious, more especially in such as have been appointed, in the several counties, for the collecting and paying into the State Treasury the various taxes assessed prior to the repeal of the act, commonly called the Funding Act. The committee do not conceive it necessary to point out wherein those deficiencies consist, and in what manner they may be remedied, as there is a bill under the consideration of the House for correcting the abuses, which have been most complained of.

It may not be improper, however, to remark upon the report of the Comptroller-General, that the deduction to be made from the amount of the affeffment on the several counties, on account of exonerations, is much larger than any former estimates exhibit. The amount stated by him to be due, including the fums at which he states the amount of the exonerations, is two hundred and fix thousand one hundred and fixty-seven pounds five shillings; from which deduct feventy-eight thousand four hundred and seventy pounds feven shillings and nine pence, the amount of the exonerations, according to his flatement, leaves one hundred and twenty-feven thousand fix hundred and ninety-fix pounds feventeen shillings and three-pence, equal to three hundred and forty thousand five hundred and twenty-four dollars and ninetyfeven cents; whereas the amount due, according to former estimates, including exonerations, is five hundred and forty-nine thousand seven hundred and feventy-nine dollars and thirty-fix cents, from which deduct the fum of one hundred and fifty-five thousand fix hundred and three dollars and ninetyeight cents, leaves a balance of three hundred and ninety-four thousand one hundred and seventy-five dollars and thirty-eight cents due from the several counties, which the committee conceive may be counted upon as really due

to the State, as well as the additional sum of thirty-four thousand six hundred and nineteen dollars and twenty-three cents, arrearages of the tax laid upon pleasurable carriages. It is true, that errors may be found in the calculation upon which this latter estimate is founded, but when the enormous sum which has been allowed, even admitting this statement to be correct, is considered, it must be admitted to be the most probable, and, until the accounts of the different officers are finally adjusted, the committee do not think it will be proper to count upon less than is here stated. It is not supposed that any considerable sum will be drawn into the Treasury from this source of revenue during the present year, yet if the bill already refered to passes into a law, and is well executed, large sums will in the course of the next year be paid in.

The amount of the arrearages of the purchase money of lands sold prior to the revolution, and balances due for lands sold since that period, is estimated at about one hundred and fixty thousand dollars, and for lands held by settlement rights, at three hundred and sifty thousand dollars, but neither of those estimates can be considered accurate, as there are no data upon which calculations can with any degree of considence be made. The bill now before the House, for purchasing the rights of the Pennsylvania Claimants to certain lands in the county of Luzerne, and which pledges this fund for the payment of the amount of the valuation, will no doubt reduce the two sirst items, although it may secure payment into the Treasury of a much larger sum than would otherwise be counted upon.—No part of the money arising from settlement rights can be expected for several years, as the persons holding those lands are entitled by law to a long credit.

The monies due from the Prothonotaries of the several counties for marriage and tavern licences, granted prior to the late alteration of the laws respecting that subject, are so considerable as to be worthy of attention, but their amount cannot at present be easily ascertained, nor is it probable that they will be recovered until the bill on that subject, which is now before the House, or some other equally efficient, is brought into operation.

By the act of Assembly, entituled "An Act to provide a more effectual " method for fettling the accounts of the feveral Brigade-Inspectors within " this commonwealth," passed the fourth day of April, one thousand seven hundred and ninety-eight, it is declared that the Auditors appointed in purfuance thereof shall within four months thereafter settle the accounts of the feveral Brigade-Inspectors within this commonwealth, and make report of their proceedings to the Court of Common Pleas of their respective counties; and that the Prothonotaries of the several counties shall, after the lapse of fixty days from the making fuch report, make return thereof to the State Treasurer. Yet it does not appear that any such return has been made, and whether those accounts have been settled or not is to your committee unknown. And as it is believed that confiderable fums have been received, and that large balances are due from those officers, it is of importance that they should be brought to an account. But it may be deemed expedient to afcertain whether the Auditors have performed the duties enjoined upon them by the last recited act, before any other measures are adopted to bring this business to an issue, the committee have therefore thought proper to recommend, that provision be made to authorise the Comptroller-General to require the Prothonotaries 97

taries and Auditors to make report of their proceedings within a limited time, and that if a final fettlement shall not have been made within that time, the powers of the Auditors shall cease, and the Comptroller shall proceed to compel the Auditors to report the business, as far as it has been proceeded in by them, and shall, with the assistance of the Register-General, settle and adjust such of the said accounts, as have not been settled in pursuance of the said last recited act.

The same difficulties as have heretofore existed still continue with respect to the accounts, between this State and the United States, for monies expended in suppressing the western insurrection, and at Le Bœus.

The Pay-master for the Pennsylvania line states, that until the receipts of all the officers and soldiers who have received any money are exhibited to the Accomptant of the War Department of the United States, those accounts cannot pass; that measures have been taken to procure those receipts, but that so many difficulties will arise in this business, that it is uncertain when it will be brought to a close; that some accounts of individuals have not yet been by him discharged; that there is about three thousand dollars now in his hands, which he will shortly pay into the Treasury, leaving all unsettled claims to be provided for by special appropriations to be made by the Legistute. The amount on this account due from the United States is estimated at sixty-one thousand three hundred and twenty-six dollars.

The accounts of the late Comptroller-General, John Nicholson, for continental and new loan certificates received by him, as the property of this State, and not delivered to his successor in office, have been settled, and judgment obtained against him for the balance, amounting to the several sums stated in the annexed schedule marked A. Upon this judgment execution has been issued, and levied upon land in different counties of this State, but by reason of prior liens, and other embarrassing circumstances, it is by no means probable that any part will be brought into the Treasury during the present year, and very uncertain whether the whole will ever be recovered.

His accounts with respect to the depreciation and funded debt certificates issued and received by him have not yet been settled. The difficulties heretotore existing still continue, but are not insurmountable. As soon as the late State Treasurer's accounts are adjusted, these will become a subject of attention.

The accounts of interest paid on new loan certificates by the two late State Treasurers have not yet been liquidated; it is therefore impossible to ascertain, at present, who is responsible for the sum of thirty thousand nine hundred and twenty-nine dollars and thirty cents, which has been either overcharged in the Treasurer's accounts of interest paid on those certificates, or actually paid, but neglected to be entered thereon. The committee do not know any measures that can be adopted by the Legislature to facilitate the settlement of these accounts, further than pressing the proper officers to use their utmost attention and vigilance in bringing the business to a conclusion.

By an act of Assembly passed on the twenty-eighth day of March, one thousand seven hundred and ninety-seven, entituled "An Act to provide arms for the use of the commonwealth," it is enacted that the Governor

shall procure twenty thousand stand of arms, one half by immediate purchase, and the other half to be manufactured within the United States.

By letters received from the Quarter-Master-General of the militia of Pennsylvania and the Secretary of the commonwealth, it appears that contracts have been entered into by the Governor for the manufacture of ten thousand nine hundred stand within the United States, but that he has not procured any by immediate purchase. That a contract for ten thousand stand was made with Thomas and John Ketland, but the faid contract has failed. That for those contracted for to be made in the United States he has agreed to give thirteen dollars and one third for each stand, and to advance considerable sums at the time of entering into contract with the manufacturer, for which no interest is to be allowed. By examining this law, it appears obvious to your committee that the Governor was not authorifed to contract for the manufacture of more than ten thousand stand within the United That as those manufactured here will come at a much higher rate than imported arms, the funds of the State are materially affected by his conftruction of the act; yet as your committee are unwilling that innocent in-dividuals, who have entered into these contracts, should suffer by his construction, they have thought it prudent to provide a fund for the discharge of the amount of these contracts, so far as may be necessary to meet the demands of the prefent year. But as the demands upon the Treasury for contracts already entered into, and on other accounts, will be fo very great, that without having recourse to a very burthensome mode of borrowing, or some oppressive mode of taxation, sufficient sums cannot be drawn into the Treafury, during the present year, to procure the arms directed by the last recited act to be purchased, the committee are of opinion that this act ought to be repealed.

It will appear by the annexed schedules, that, in order to meet the engagements of the State, the sum of ninety-nine thousand nine hundred and twenty-six dollars and forty cents must be provided for; and it is to be remarked that this estimate is made upon the supposition that no more engagements would be entered into for the purchase of arms. If the act refered to should be carried into effect, a sum of two hundred thousand dollars must be provided. The difficulties of raising this sum would, in the opinion of your committee, more than counterbalance the advantages expected from the purchase of arms, for it is not to be doubted, that as many as may be necessary for the State can and will at any time be furnished by the United States. They therefore offer a resolution for the repeal of that act.

The revenue arising from fales at auction are not taken into the estimates hereunto annexed, as that fund is pledged for the payment of twenty-nine thousand dollars, with interest thereon, which was procured on loan to relieve certain distressed citizens of Philadelphia, during the late prevailing malady that desolated that place, nor is that which may probably be produced from the arrearages of the purchase money of land, as the bill which has just passed the two Houses, for offering compensation to the Pennsylvania Claimants for land within the seventeen townships in the county of Luzerne, pledges that fund for discharging the amount of the valuation of those lands.

For the amount of debts due to the commonwealth on various accounts, as well as those which are owing and not yet due, and also for the amount of several

several descriptions of property of this State, see the annexed schedule, marked A.

The demands upon the commonwealth are particularly defignated in the annexed schedule, marked B.

Those which will probably be made during the present year are stated in the annexed schedule, marked C. And

The probable produce of the different sources of revenue for the present year are estimated as per annexed schedule, marked D.

By which it will appear that the sum already stated is to be provided for, viz. ninety-nine thousand nine hundred and twenty-six dollars and forty cents. The best means of procuring this sum has been a subject of consideration with the committee, and to them it appears that the loss which would be sustained by selling the public securities of the United States, the property of this State, renders that mode very exceptionable. To raise it immediately by taxes is impossible, and to draw outstanding debts into the Treasury in due time appears to be attended with such difficulties, as not to be within the reach of the Legislature. They are therefore of opinion that recourse must be had to loans, and they are happy in being able to inform the House, that, upon enquiry, they find that the sum of one hundred thousand dollars can be obtained on loan of the Bank of Pennsylvania, on the terms and conditions following, viz.

The whole fum to pass to the credit of the State within one year from the passing of the act, in five equal instalments; but no credit to pass to the State for any such instalments, until thirty days previous notice for that purpose shall have been given by the Governor; nor shall the money be drawn from the Bank when it is passed to the credit of the State, unless the same shall be immediately wanted to discharge the engagements of the commonwealth. That in consideration of the said loan, the State shall pay half yearly an interest, at the rate of six per cent. per annum, out of the dividends on the bank stock. The principal to be repaid within two years from the time the respective instalments are advanced, in such sums, and at such times, as may be convenient to the State, provided the same be not in sums of less than twenty thousand dollars each, nor until thirty days previous notice to the Bank shall have been given. A sufficient sum in bank stock to be pledged as a security for the repayment of the principal.

The committee have, in order to make the necessary provisions, as contemplated by this report, thought proper to offer the following resolutions, viz.

Refolved, That a committee be appointed to bring in a bill, to authorife the Governor to procure on loan the fum of one hundred thousand dollars, upon the terms and conditions above mentioned.

Refolved, That a committee be appointed to bring in a bill to repeal the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven.

Refolved, That a committee be appointed to bring in a bill, further to provide for the fettlement of the accounts of the Brigade-Inspectors.

Resolved,

Refolved, That a committee be appointed to bring in a bill, to provide for the payment of the expences of the Executive Department for the present year; for the payment and discharge of certain certificates issued under the authority of an act, entituled "An Act to provide for the settlement of the "public accounts, and for other purposes therein mentioned," passed the fourth day of April, one thousand seven hundred and ninety-two; for the payment of clerk hire in the offices of the Comptroller and Register-Generals, to enable them to compleat the settlement of the accounts of the late Comptroller and State Treasurers; for the payment of certain expences in keeping in repair the State-house and yard, and for fundry small expences incured by the late House.

# Schedule A. Containing an estimate of the debts due and growing due to the commonwealth.

the state of the s			
Amount of the arrearages of the purchase money of land sold prior to and since the			
revolution, estimated at		60000	
Amount due for lands held by fettlement, estimated at  Amount of the arrearages of the general taxes, exclusive of the carriage tax  -		50000	
Amount of the arreatages of the general taxes, exclude of the carriage tax		94175	
Ditto arrears of excise, estimated at	-	34619	
Balance due from the estate of John Chaloner, deceased, exclusive of interest		300 2769	
Balance from Loan-office of 1703, about	1	15000	0
Ditto from Loan-office of f. 50000, about		4315	
Loan to Huntingdon, principal and interest, about		2900	
Balance due from the United States on account of the western insurrection, esti-			
mated at	(	51326	0
Old debts, uncertain		C	60
Arthur St. Clair, late auctioneer  Estate of David Kennedy, late Secretary of Land-office	**	637	
William Nichols, late Clerk of the Mayor's Court, balance of tavern licences		6986	
Balance due from barrack lots, about		5794 800	
Two thousand five hundred shares in the Bank of Pennsylvania, at 400 dollars -	100	00000	
Six per cent stock deposited in the said Bank		83498	-
Stock in the possession of the Comptroller-General for the purpose of exchanging new			
loans, and which will not produce any revenue to the State,			
Six per cent. flock 2466 33			
Defered ditto 1234 5 Three per cent. ditto 6081 30			
Three per cent. ditto 6081 30  Registered debt 3000 0			
regreeted debt	,	12781	68
Balance of continental certificates in the hands of John Nicholson, late Comptroller-		. 2 / 01	00
General, per account fettled, not delivered to his fuccessor in office, equal in fix			
per cent. stock of the United States, bearing a present interest, to -	3	34139	48
And in defered flock, to	1	17069	74
Balance of interest produced by the aforesaid continental certificates to the 1st Ja-			
muary, 1791, per account fettled, which is payable in three per cent. stock of			0.5
the United States	(	53729	80
Interest on the fix per cent. and three per cent. stock, from 1st January, 1791 to 1st  January, 1798		28421	70
Difference between the value of continental certificates corresponding with new loans	-	.0421	19
fubscribed by John Nicholson, and the value of the said new loans in specie, per			
judgment of the Supreme Court, exclusive of interest from the 18th December,			
1795	1	11222	50
Balance of certificates of funded debt certificates, in possession of John Nichol-			
fon, late Comptroller, which ought to have been delivered to his fuccessor in office,		0.107	-6
exclusive of interest thereon from the first of July 1784		943 I	30
Balance deficient, either overcharged in the Treasurer's account of interest paid on new certificates, or actually paid, but neglected to be entered on the certificates,			
which balance and interest thereon must eventually be paid to the commonwealth		30929	30
	•	, , ,	
Schedule B.			
Estimate of the delts due from the commonwealth.			
The amount due to the United States on a general fettlement of accounts between	70.77	-	
the feveral States	Dolls.	76709	0
The amount received from the United States, to pay one quarter's interest on the af-		13982	14
fumed debt		-	
[ 98 ]	1	Balan	ce

Balance of 3 per cent. on defered purparts,  Balance of unfunded debt, principal and interest, about	Dolls. 1970	
Ditto of bills of credit of 1781	11160	88
Ditto of March 1765	9167	44
Ditto of funded militia and depreciation certificates • •	48210	15
Ditto of appropriations for arms	214126	9 <b>r</b>
Ditto of ditto for roads, &c	34220	22
Ditto of ditto for State-house yard		23
Sundry small appropriations, estimated at	2000	0
Appropriations made during the present session, exclusive of that for the repayment of money borrowed for the support of the poor in the city of Philadelphia, during the late yellow fever, and exclusive of those payable out of the arrearages of		4
taxes due to this State	15000	0

#### Schedule C.

Exhibiting an estimate of the probable demands which may be made upon the Treasury during the present year.

Expences of governmen	t	-	-		-		Dolls.	140000	0
Penfions -	-	•		-		-		5000	0
Militia expences -	•	-	-		-			7000	0
Agents of Information		-		-		-		1300	0
Improvements	-		-					8000	0
Funded and depreciation	ı debt	-		-		•		1000	0
Unfunded debt		-	-	-		•		1600	0
Bills of credit of 1781:	and 1785	-		•	•			1200	0
Interest on lost certificat	es	•	-		-			700	0
Ditto on new loan certif		-		-		-			
Demands which will p	robably be	made on th	ne Treafury	during	the preses	nt year,		25	00
on account of contract			for arms	-	•			90000	0
Various fmall appropriat	ions, estim	ated at	-		•			2000	0
Appropriations of the p				payable o	out of the	arrear-			
ages of taxes and the	auction du	ities, estimat	ed at	•	•	•		15000	0
								272050	

#### Schedule D.

Exhibiting an estimate of the probable produce of the revenues of the State during the present year.

Balance in the Treasury on the first day of January last	Dolls. 38889 68
Arrearages of taxes	5000 0
Debt due from the estate of John Chaloner	2769 40
Loan-office of 500000 dollars	3000 0
Ditto of £ 50000	1000 0
Fees of Land office and Secretary's fees	9000 0
Interest on Bank shares	80000 0
Ditto on flock of the United States, the property of this State	5008 16
Two per cent. principal on faid flock	1669 40
Interest on lost certificates	700
Ditto on new loan certificates	250
Debt due from the eltate of David Kennedy, late Secretary of the Land-office	4286 g6
Debt due from William Nichols, late clerk of the Mayors' Court -	5800
Feès on patents	250
Marriage and tavern licences	15000
Tax on writs	500
Balance to be provided for	99926 40

#### On motion,

Ordered, That the usual number of copies of the said report be printed, for the use of the Members of this House.

The bill, entituled, "An Act to provide for the settlement of the accounts of certain revenue officers," was read the third time.

## Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act for the relief of George Walton," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act to provide for the removal of the feat of the government of the State of Pennsylvania," was read the third time.

On the question,—" Shall this bill pass?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Preston, and are as follow, viz.

Y E A S.	YEAS.	Y E A S.
Meffrs. Albright,	Messrs. Horne,	Messrs. Srickler,
Brown,	Hartzell,	A. Scott,
Buckley,	Hendricks,	Shoemaker,
Barclay,	Harris,	Stewart,
Baird,	Huston,	Snyder,
Blair,	Keys,	J. Scott,
Campbell,	Kraufe,	Speer,
Cunningham,	Lyle,	Sample,
. Ewalt,	Mewhorter,	Turner,
Frailey,	Miller,	Udree,
Follmer,	M'Pherfon,	Wright,
Forster,	M'Dowell,	Wilfon,
.Gehr,	Rugh,	Williamfon,
Hopkins,	Rose,	Weaver. 44.
Hostetter,	Raum,	
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hall,	Messrs. Martin,
Bull,	Hemphill,	Preston,
Boileau,	Hannum,	Palmer,
Coolbaugh,	Ingels,	Seckel,
Conrad,	Keppele,	Taylor,
Eyre,	Kennedy,	Van Horne,
Erwin,	Linnard,	Watson,
Fisher,	Logan,	Welles. 24.

So it was determined in the affirmative.

On motion,

Ordered, That Monday next be affigned for the second reading of the bill from the Senate, entituled "An Act more effectually to prevent and punish "any lawless intrusion and entry into and upon the territory of this commonwealth," and that it be the order for that day.

The Clerk reported that he had presented to the Senate, for concurence, two bills, entituled, respectively, viz.

r. An

- 4. An Act to provide for the settlement of the accounts of certain revenue officers.
  - 2. An Act for the relief of George Walton.

And that he had returned the bill, entituled "An A& to provide for the removal of the feat of the government of the state of Pennsylvania," and informed the Senate that this House had passed the same.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to vest in the President, Directors "and Company for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned."

After some time,

4 0

The Speaker refumed the Chair, and Mr. Preston reported the bill, without amendment, and

On motion, and by special order, the faid bill was read the second time.

And having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, prefented to the Chair an Extract from the Journal of the Senate, which was read, as follows, viz.

## IN SENATE, SATURDAY, March 30th, 1799.

Refolved, That the Senate do adhere to their amendments on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," which have been non-concurred by the House of Representatives, and request a conference thereon. And

Ordered, That Mr. Morgan, Mr. Gurney, Mr. Postlethwaite, Mr. Kean and Mr. Kern, be a committee of conference.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

On motion of Mr. Penrose, seconded by Mr. Linnard,

Refolved, That a committee be appointed to confer with the committee of the Senate, on the subject of their amendments to the bill, entituled "An "Act for establishing an Health-office, for securing the city and port of "Philadelphia from the introduction of pestilential and contagious diseases," which have been non-concurred by the House of Representatives. And

Ordered, That Mr. Keppele, Mr. Stocker, Mr. Hall, Mr. Wharton, Mr. Penrose, Mr. Ingels and Mr. Linnard, be a committee for that purpose.

The bill from the Senate, entituled "An Act for perpetuating the penal" laws of this State," was read the fecond time.

On the quastion —" Will the House resolve itself into a committee of the "obsle House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The report of the committee of the whole House on the bill, entituled "A Supplement to the act, entituled An Act for the regulation of apprentices," viz. " that they had negatived the first section thereof," was read the second time.

On the question, -" Will the House agree to the said report?"

It was determined in the negative.

The first section of the said bill being under consideration,

A motion was made by Mr. Hemphill, and seconded by Mr. Linnard,

To postpone the further consideration thereof, in order to introduce the following as a substitute, viz.

SECT. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That, from and after the passing of this act, if any apprentice shall absent himself or herself from the service of his or her master or mistress, before the time of his or her apprenticeship shall be expired, without leave first obtained, every such apprentice, at any time after the or she arrives to the age of twenty-one years, shall be liable to, and the master or mistress, their heirs, executors or administrators, are hereby enabled to sustain all such actions and other remedies against him or her, as if the said apprentice had been of sull age at the time of executing his or her indenture of apprenticeship.

Which was determined in the affirmative, and the substitute adopted.

The fecond fection being under confideration,

A motion was made by Mr. Hemphill, and seconded by Mr. Welles,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

SECT. II. And be it further enacted by the authority aforesaid, That if any master or mistress shall remove out of this State before the expiration of the term of apprenticeship of his or her apprentice, in such case the Court of Quarter Sessions in the county where the master or mistress lived is hereby authorised and empowered, on application made to them, to discharge such apprentice from his or her indenture, and the master or mistress shall remain liable to his or her apprentice for all covenants contained in the indenture between the said master or mistress and apprentice.

Which was determined in the affirmative, and the substitute adopted.

The third section being under consideration,

A motion was made by Mr. Hemphill, and seconded by Mr. Turner,

To postpone the further consideration thereof, in order to introduce the following, as a substitute, viz.

[ 99 ]

SECT.

SECT. III. And be it further enacted by the authority aforesaid, That when any master or mistress shall die before the term of apprenticeship shall be expired, the executors or administrators of such master or mistress (provided the terms of the indenture extended to executors and administrators) shall and may have a right to assign over the remainder of the term of such apprenticeship to such suitable person, of the same trade or calling mentioned in the indenture, as shall be approved of by the Court of Quarter Sessions of the county where the master or mistress lived, and the assignee to have the same right to the service of such apprentice as the master or mistress had at the time of his or her death, and also when any master or mistress shall assign over his or her apprentice to any person of the same trade or calling mentioned in the indenture, the faid affignment shall be legal, provided the terms of the indenture extended to affigns, and provided the apprentice, or his or her parent or parents, or guardian or guardians, shall give his, her or their consent to fuch affignment, before some Justice of the Peace of the county where the mafter or mistress shall live.

Which was determined in the affirmative, and the substitute adopted.

A motion was made by Mr. Turner, and feconded by Mr. Campbell, That the following be an additional fection, viz.

SECT. IV. And be it further enacted by the authority aforesaid, That any person or persons who shall conceal or employ any indented apprentice, servant or negro, on hire or otherwise, without consent from the master or mistress, or without a sufficient certificate from the master, mistress, or owner of such apprentice, servant or negro, that he or she was free, or a certificate from a Justice of the Peace of this State, certified under the seal of the county where such Justice shall reside, every such person or persons so offending shall forfeit and pay to the master, mistress or owner, for every day such apprentice, servant or negro, shall be employed or secreted, the sum of sixty-seven cents, to be recovered in a summary way, as debts under twenty pounds are by law directed, if the same shall not exceed twenty pounds, if otherwise to be recovered by action of debt, to be brought at the suit of the party injured, in any Court of Common Pleas in this commonwealth.

Which was determined in the negative.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

The report on the petitions of a number of the inhabitants of the counties of Chefter, Berks and Montgomery, read the 27th inftant, was read the fecend time, and the resolution adopted.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared the bill, entituled "An Act to provide for the removal of the seat of the government of the State of Pennsylvania."

And having presented the said bill to the Chair, the Speaker signed the same.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And

And having withdrawn, the fame was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

## GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly; and I have directed the Secretary of the commonwealth to return the same to the House in which they respectively originated.

- I. An ACT for the relief of Jesse Rankin.
- II. An ACT to vest in the heirs of William Rankin, deceased, such part of his forfeited estate as hath not been sold for the use of this commonwealth.
- III. An ACT to enable William Alexander and Robert Alexander, and the survivor of them, trustees of an estate, held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to fell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned.
- IV. An ACT to authorise the Commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Pekiomen creek, on the road leading from Philadelphia to Reading.
- V. An ACT to incorporate the town of West-Chester, in the county of Chester, into a borough.
- VI. A SUPPLEMENT to an act, entituled "An Act to regulate hawkers and pedlars."
- VII. An ACT to indemnify General William Irvine for the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States.
- VIII. An ACT for incorporating the trustees of the ministers and elders constituting the General Assembly of the Presbyterian church, in the United States of America.
- IX. An ACT empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land, situate in Hellam township, in the county of York, and State of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned.
- X. An ACT to provide for reimburfing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtors' apartment to the county of Montgomery, during the prevalence of the late contagious fever.
  - XI. An ACT to appropriate a fum of money, to be applied in compléating three bridges in Bedford county, and for other purposes.
  - XII. An ACT to erect the town of Lebanon, in the county of Dauphin, into a borough.

    XIII. An

XIII. An ACT to enable Thomas Jones and Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground otherein mentioned.

THOMAS MIFFLIN.

Philadelphia, March 28th, 1799.

Mr. Hemphill asked and obtained leave of absence for two days from Monday next.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, the bill, entituled "An Act to provide for the removal of the seat of the government of the State of Pennsylvania."

Adjourned until nine o'clock on Monday next, A. M.

## MONDAY, April 1st, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act for raising, by way of lottery, a sum not exceeding ten thoufand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- 2. An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned.

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Logan read in his place a bill, entituled "An A& to provide for the "inftruction of youth, by establishing schools throughout this common-" wealth," and having obtained leave, presented the same to the Chair, when it was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be affigned for the second reading of the said bill, and that it be the order for that day.

The hill from the Senate, entituled "An A& for perpetuating the penal "laws of this State," was read the third time.

Whereupon

Refolved, That the faid bill pass.

The bill from the Senate, entituled "An Act to vest in the President, Directors and company for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned," was read

"monwealth to the lot or piece of ground therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass.

The bill, entituled "A Supplement to the act, entituled An Act for the regulation of apprentices," was read the third time.

A motion was made by Mr. Buckley, and feconded by Mr. Hannum, To postpone the further consideration thereof for the present.

Which was determined in the affirmative.

The House resumed the consideration of the bill, entituled "An Act to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren, Watersord and Beaver, and for other purposes therein mentioned."

And the feventh fection recuring,

On the question,-" Will the House agree to the same?"

It was determined in the negative.

The ninth fection being under confideration,

A motion was made by Mr. A. Scott, and feconded by Mr. Forster,

To amend the same; by striking out from and after line 7 to the end of the section, in order to introduce the following, viz. " and the persons appointed by the court to assist each Commissioner to appraise the town and out-lots shall receive dollars each per day, which shall be in full for all their fervices."

A motion was made by Mr. Logan, and feconded by Mr. Kennedy,

To postpone the further consideration of the bill, section and amendment, for the present.

Which was determined in the affirmative.

A motion was made by Mr. Frailey, feconded by Mr. Snyder, and read, as follows, viz.

Whereas in pursuance of an act of the General Assembly of this commonwealth, entituled "An Act to provide for opening and improving fundry "navigable waters and roads within this commonwealth," the Governor, on behalf of this State, on the third day of July, 1792, entered into a contract with Robert Morris and others, being a body corporate, known by the name of the Conewago Canal Company, in and whereby the said company, for the consideration of five thousand two hundred and sifty pounds, to them paid by the Governor, did covenant to remove the obstructions to the navigation out of the river Susquehanna, between Wright's ferry and the mouth of Swatara creek inclusive: And whereas it is judged expedient by this House that information be obtained in the premises: Therefore

Refolved, That a committee be appointed to enquire, and report to this House, whether the said company have cleared and rendered compleatly practicable the navigation in the said river, agreeably to the true intent and meaning of the contract so entered into by them as aforesaid.

Ordered to lie on the table.

The bill, entituled "An Act to provide for the more speedy recovery of the money due to this commonwealth upon unpatented lands, and for other purposes," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for regulating the sees in the office of the Surveyor"General of this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. A. Scott reported the bill, without amendment.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to prefent two bills, entituled, respectively, "An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth;" and "An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four," to which the Senate request the concurrence of the House of Representatives; and to inform that the Senate hath concurred the amendments by the House of Representatives on the bill, entituled "An Act for the regulation of the militia of the commonwealth of Pennsylvania," except the amendments on section 1, section 9, and the new section 35, all which the Senate hath concurred, with amendments, to which the Senate request the concurrence of the House of Representatives, which amendments are as follow, to wit.

On amendment on fection 1, strike out the words " account for," and, in place thereof, insert " fettle with the Register-General."

On section 9, strike out the word "Comptroller," and in place thereof infert "Register."

On new fection 35, strike out the word "Comptroller," and, in place thereof, insert "Register."

And to return the bill, entituled "An Act to appropriate a further sum of money, for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh, which the Senate hath passed.

And having presented the faid bills and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

On amendment on section 1, strike out the words "account for," and, in place thereof, insert "fettle with the Register-General."

On section 9, strike out the word "Comptroller," and, in place thereof, insert "Register."

On new fection 35, strike out the word "Comptroller," and, in place thereof, insert "Register." And

On motion, and by special order, the said amendments were severally read the second time.

Whereupon

Resolved, That this House concur the same.

The bill from the Senate, entituled "An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred ninety-four," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Wednesday next be assigned for the second reading of the faid bill, and that it be the order for that day.

The bill from the Senate, entituled "An Act providing for the distribu"tion of the Journals of the Senate and of the House of Representatives
"of this commonwealth," was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill, entituled "An Act to declare Fishing creek, in the county of "Northumberland, a public highway," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Snyder, and feconded by Mr. Krause,

To amend the same, by striking out of line 8 the word "Greene," and inserting the words "Little Fishing" in place thereof.

Which was agreed to, and the section, as amended, adopted.

The

The fecond fection being under confideration,

A motion was made by Mr. Snyder, and seconded by Mr. Mewhorter,

To amend the same, by striking out of line 10 the word "or," and inferting, in place thereof, the word, "and."

Which was agreed to, and the fection, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to declare Fishing creek "and one of its branches, in the county of Northumberland, public highways," and that it be transcribed for a third reading.

The bill from the Senate, entituled "An Act to prevent the erection of fish-dams and baskets in the rivers Susquehanna and Juniata, and the branches thereof," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to prevent the erection of fish-dams and baskets in the rivers Schuylkill; Susquehanna and Juniata, and the branches thereof," and that it be transcribed for a third reading.

On motion,

Ordered, That to-morrow be assigned for the second reading of the bill, entituled "An Act to repeal the act, entituled An Act to regulate sences, and to encourage the raising swine," and that it be the order for that day.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for the relief of Doctor John Morris."

After fome time,

The Speaker refumed the Chair, and Mr. Forster reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act" more effectually to prevent and punish any lawless intrusion and entry into and upon the territory of this commonwealth."

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported that the committee of the whole House had negatived the first section of the bill.

And on motion, and by special order, the faid report was read the second time, and adopted.

The Clerk reported that he had returned to the Senate two bills, entituled, respectively, viz.

- 1. An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned.
  - 2. An Act for perpetuating the penal laws of this State.

And informed the Senate that this House had passed the same.

That he had presented an Extract from the Journal of this House, relative to the appointment of a committee of conference on the subject of the amendments on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestitential and contagious diseases;" and informed the Senate that this House had concured the amendments by the Senate to the amendments by this House on the bill, entituled "An Act for the regulation of the militia of the commonwealth of Pennsylvania."

Adjourned until nine o'clock to-morrow, A. M.

# T U E S D A Y, April 2d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared three bills, entituled, respectively, viz.

- 1. An Act to appropriate a further sum of money for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh.
  - 2. An Act for perpetuating the penal laws of this State.
- 3. An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned.

And having presented the said bills to the Chair, the Speaker signed the same.

The committee to whom was refered, the 13th instant, the memorial of the Managers of the Pennsylvania Hospital, made report, which was read, as follows, viz.

That they have taken the same into their serious consideration, and find that by an act of Assembly, passed the 11th day of April, 1793, the sum of twenty-six thousand six-hundred and sixty-six dollars and sixty-seven cents was granted to the contributors to the Pennsylvania Hospital, for the uses in the said act mentioned, out of the principal and interest due to the commonwealth in pursuance of an act, passed the 26th day of February, 1773, entituled "An Act for emitting the sum of one hundred and fifty thou-

"fand pounds in bills of credit, on loan, and providing a fund for the pay-

That under and by virtue of the said act the State Treasurer, at the requestion of the Treasurer of the said contributors; did assign and set over to the Managers of the said Hospital the said amount, and more in mortgages for money loaned under the said act of 1773.

That by the said act of the 26th of February, 1773, it was provided, that if it should appear on the settlement of the accounts of the trustees of the faid Loan-office, that any deficiency had happened by any borrower or mortgager not having right to the lands mortgaged, or in the value thereof, or by any other way or means what soever, to pay the monies and the interest accrued thereon, with the costs of the suits which should be prosecuted for the same, that in every such case the trustees of the said Loan-office, having an order from the Assembly for the purpose, should draw an order on the Treasurer of the respective county, in which such deficiencies should happen, for the payment of the same, if so much money should then be in the Treasury, and if not, that the said trustees should issue their precepts to the Commissioners and Assessors of the said county, enjoining them to cause the faid deficiency fo happening, with fuch costs and charges as should accrue and be paid by the faid trustees in endeavouring to recover the same, forthwith to be affested, raised and levied of and upon the county, in the same manner, by the same persons, and under the same penalties and forfeitures, as other county rates are by law directed to be affessed, raised and levied, which the faid Commissioners and Assessors were thereby enjoined and required to do...

That on the transfer of the faid mortgages, the faid Managers caused precepts to be issued to fell the mortgaged premises, as soon as the same could be done with propriety, after default made in paying the installments of the same, and in many instances the mortgaged premises have been sold according to due course of law, and the nett proceeds of such sales have fallen short of the money loaned, together with the interest, by the sum of sour thousand sive hundred and eight pounds three shillings and eight pence, and that this deficiency has occasioned a loss to the trustees of the Loan-office and to the Managers of the said Hospital.

That feveral estates which were mortgaged to the said Loan-office have been forseited to the commonwealth by the laws of attainder, and sold without regard to the debt due thereupon to the said Loan-office, and the proceeds of the estates have been recovered by the agents of the commonwealth, and appropriated to the use thereof, by which also there is a desiciency of the sunds of the said Loan-office, set over for the use of the said Hospital, to the amount of two thousand one hundred and eleven pounds seven shillings and ten pence.

That by an act passed on the 23d day of July, 1774, the commonwealth loaned to the county of Northumberland a sum of money, which, with the interest to the first day of the present year, amounted to one thousand seven hundred and seventy-seven pounds thirteen shillings and sour pence, which debt was assigned to the said contributors, and is yet unpaid, and no means are provided

provided by any existing law to compel the payment of the said debt due from the county of Northumberland.

The Managers of the Pennfylvania Hospital, relying, as the committee believe, upon the funds thus affigned to them by the bounty of the Legislature, have contracted debts, which the means put into their hands are infufficient to discharge, and in order to enable them to recover monies justly due, the committee submit the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill to authorife the said Managers, Trustees of the said Loan-office, to draw an order on the Treasury of the several counties, in which the deficiencies above stated have happened, for the payment of such deficiencies, if so much should then be in the respective Treasuries, and if not, to authorise the said Managers, Trustees as aforesaid, to issue their precepts to the Commissioners and Assessors of the faid respective counties, enjoining them to cause the said deficiencies, with such costs and charges as should be paid by the said Trustees in endeavouring to recover the same, forthwith to be affested, raised and levied of and upon the counties, in the same manner; and by the same persons, and under the same pains, penalties and forfeitures, as other county rates are by law directed to be affested, raised and levied; and also to authorise the Governor to draw his warrant upon the Treasurer of this commonwealth, in favour of the faid Managers, for the sum of two thousand one hundred and eleven pounds seventeen shillings and ten pence, being the amount of deficiencies of the monies assigned by the commonwealth to the said Managers, as due to the faid Loan-office to the first of January, 1799, on estates which have been forfeited to the State by attainder, and fold by the agents of confiscated estates, and the proceeds thereof paid into the State Treasury.

Ordered to lie on the table.

The report (in part) of the committee on ways and means, read March 30th last, was read the second time.

On motion,

Ordered, That the further confideration thereof be postponed until tomorrow.

The bill, entituled " An Act to provide for the more speedy recovery of "the money due to this commonwealth upon unpatented lands, and for " other purposes," was read the third time.

Whereupon.

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence:

The bill from the Senate, entituled "An Act to prevent the erection of " fish-dams and baskets in the rivers Susquehanna and Juniata, and the " branches thereof," was read the third time.

Whereupon:

Refolved, That the faid bill pass, with the following amendments, viz. SECT. II. line 9, infert, between the words " rivers" and " Susquebanna,"

the word " Schuylkill."

Preamble:

Title of the bill-make the same amendment.

The bill, entituled "An Act to declare Fishing creek, and one of its " branches, in the county of Northumberland, public highways," was read the third time.

Whereupon-

Resolved, That the said bill pass, and that it be transmitted to the Senate. for concurence.

The bill, entituled "An Act for the relief of Doctor John Morris," was read, as reported by the committee of the whole House.

On motion,

Ordered, That the further confideration thereof be postponed for the pre-

The amendments by the House of Representatives on the bill from the Senate, entituled "An Act for altering and erecting certain election districts " within this commonwealth," (non-concured by the Senate) read March 20th last, were severally read the second time, as follow, viz.

SECT. IX. strike out next after the word "district," in line 8, the remainder of the fection, and infert the following, in place thereof, " shall " be a separate election district, and the electors thereof shall hold their elections " at the House now occupied by George Baskins, within said district, any thing in any former law to the contrary in any wife notwithstanding."

On the question,—" Will the House recede from the said amendment?" It was determined in the affirmative.

Infert a new fection, viz.

SECT. XXI. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, so much of the county of Washington as is included within the following lines shall be a separate election district, viz. beginning where the road from Washington to Whelen crosses the State line; thence along the faid road to the fork of that and the Ten Mile road, near Waller's old fort; thence along the faid Ten Mile road to Hugh Jackfon's run; thence up the same to the dividing ridge between the waters of Buffaloe and Ten Mile creeks; thence by faid ridge to the dividing ridge between the waters of Ten Mile and Whelen creeks; thence by faid ridge to the line between Greene and Washington counties; thence by the same to the State line; thence by the same to the place of beginning; and the electors thereof shall hold their general elections at the House now occupied by William M'Koy, within faid diffrict.

On the question,- " Will the House recede from the said amendment?"

The Yeas and Nays were called for by Mr. Lyle and Mr. Baird, and are as follow, viz.

YEAS. YEAS.

Meffrs. Evans, Speaker. Meffrs. Bull, Albright, Brown YEAS.

Messrs. Buckley, Barclay, Y E A S.

YEAS.	Y E · A · S.	YEAS.
Messrs. Brooke,	Messrs. Keys,	Meffrs. Stewart,
Blair,	Kelly,	J. Scott,
Campbell,	Miller,	Speer,
Erwin,	Martin,	Taylor,
Fisher,	M'Pherson,	Turner,
Forster,	Power,	Wharton,
Hall,	Palmer,	Watfon,
Hannum,	Seckel,	Welles,
Hopkins,	Stocker,	** TT 11* C*
Keppele,	Stover,	Williamion. 37.
Kirk,	Strickler,	t
Tell R,	bilicalet,	
NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Hendricks,	Meffrs. Rofe.
The state of the s		Meffrs. Rofe,
Coolbaugh,	Harris,	Raum,
Coolbaugh, Cunningham,	Harris, Huston,	Raum, Shoemaker,
Coolbaugh, Cunningham, Conrad,	Harris, Huston, Ingels,	Raum, Shoemaker, Snyder,
Coolbaugh, Cunningham, Conrad, Eyre,	Harris, Huston, Ingels, Kennedy,	Raum, Shoemaker, Snyder, Sample,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt,	Harris, Huston, Ingels, Kennedy, Krause,	Raum, Shoemaker, Snyder, Sample, Udree,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey,	Harris, Hufton, Ingels, Kennedy, Krause, Linnard,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer,	Harris, Huston, Ingels, Kennedy, Krause; Linnard, Lyle,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne, Wright,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer, Gehr,	Harris, Huston, Ingels, Kennedy, Krause, Linnard, Lyle, Logan,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne, Wright, Wilfon,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer, Gehr, Hosteter,	Harris, Hufton, Ingels, Kennedy, Krause, Linnard, Lyle, Logan, M'Dowell,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne, Wright,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer, Gehr, Hostetter,	Harris, Huston, Ingels, Kennedy, Krause, Linnard, Lyle, Logan, M'Dowell, Penrose,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne, Wright, Wilfon,
Coolbaugh, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer, Gehr, Hosteter,	Harris, Hufton, Ingels, Kennedy, Krause, Linnard, Lyle, Logan, M'Dowell, Penrose, Rugh,	Raum, Shoemaker, Snyder, Sample, Udree, Van Horne, Wright, Wilfon,

So it was determined in the affirmative.

Insert a new section, viz.

SECT. XXII. And be it further enacted by the authority aforesaid, That so much of the county of Washington, as is herein after described, shall be a separate election district, viz. beginning where the State line crosses Bussaloe creek; thence up the same to Brush run; thence up the same to Thomas Henderson's mill; thence by the road from the said mill to the Seceders meeting-house, on Bussaloe; thence along the dividing ridge between the waters of Bussaloe and Chartier's creeks to and including Jacob Sailor's; thence along the dividing ridge between the waters of Bussaloe and Ten Mile creeks to the head of Hugh Jackson's run; thence down said run to the Ten Mile road; thence along the same to the Whelen road; thence along the same to the State line; thence by said line to the place of beginning; and the electors thereof shall hold their general elections at the House now occupied by Robert Taylor, in the town of Brunswick, within said district.

On the question,-" Will the House recede from the said amendment?"

The Yeas and Nays were called for by Mr. Lyle and Mr. Baird, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Bull,	Messrs. Buckley,
Messrs. Evans, Speaker. Albright,	Brown,	Barclay,
	[ 102 ]	YEAS.

YEAS.	Y E A S.	YEA/S.7 Y
Messrs. Brooke,	Messrs. Keys,	Messrs. Stewart,
Blair,	Kelly,	J. Scott,
Campbell,	Miller,	Speer,
Erwin,	Martin,	Taylor,
Fifher,	M'Pherson,	Turner,
Forster,	Power,	Wharton,
Hall,	Palmer,	Watson,
Hannum,	Seckel,	Welles,
Hopkins,	Stocker,	Williamson. 37.
Keppele,	Stover,	1 11 11 11 11 11 11
Kirk,	Strickler,	ę ·
NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Hendricks,	Messrs. Rose,
Coolbaugh,	Harris,	Raum,
Cunningham,	Huston,	Shoemaker,
Conrad,	Ingels,	Snyder,
Eyre,	Kennedy,	Sample,
Ewalt,	Kraufe,	Udree,
Frailey,	Linnard,	Van Horne,
W7 71	•	
Follmer,	Lyle,	Wright,
Gehr,	Lyle, Logan,	Wright, Wilfon,
Gehr, Hostetter,	Lyle, Logan, M'Dowell,	Wright,
Gehr,	Lyle, Logan,	Wright, Wilson,

So it was determined in the affirmative.

The bill from the Senate, entituled "An Act to provide for repairing "the buildings appropriated for the employment of the criminals from the feveral counties of this State, in the city of Philadelphia," was read, as reported by the committee of the whole House.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed for the prefent.

The bill, entituled "An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill from the Senate, entituled "An Act for regulating the fees in the "office of the Surveyor-General of this commonwealth," was read, as reported by the committee of the whole House.

The first section being under consideration,

A motion was made by Mr. Kennedy, and feconded by Mr. Kirk,

To amend the same, by striking out of lines 20 and 21 the words, "two dollars and fifty cents," and inserting, in place thereof, the words, "three dollars."

Which was determined in the affirmative.

A motion was made by Mr. Kennedy, and seconded by Mr. Conrad,

To amend, by striking out of line 40 the words, " if found;" and out of lines 40 and 41 the words," " if not found twelve and an half cents."

Which was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor, which was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

## GENTLE MEN,

HAVE this day approved and figned an act of the General Assembly, entituled "An Act to authorise the removal of the seat of justice in the "county of Wayne, and for other purposes," and I have directed the Secretary of the commonwealth to return the same to the House of Representatives, in which it originated.

THOMAS MIFFLIN.

# Philadelphia, April 1st, 1799.

The House again resolved itself into a committee of the whole House, on the bill, entituled "An Act to explain and amend an act, entituled An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation."

After some time,

42 )

The Speaker refumed the Chair, and Mr. Kelly reported further progress, and asked leave to sit again.

On the question, - " Shall the committee have leave to sit again?"

It was determined in the negative.

Adjourned until four o'clock, P. M.

## EODEM DIE. P.M.

The House met pursuant to adjournment.

Mr. Preston presented a petition from John Huff, praying permission to erect a bridge over Derby creek, in such manner as not to obstruct the navigation of the said creek, which was read, and

On motion, and by special order, the same was read the second time.

Ordered,

Ordered, That it be refered to Mr. Preston, Mr. Palmer, Mr. Bull, Mr. Taylor and Mr. Kirk, to report thereon.

Mr. Penrose presented a memorial from Edward Pole, remonstrating against the bill now pending for authorising the Governor to appoint an Auctioneer, for the purpose of felling horses, cattle and carriages, which was read, and

Ordered to lie on the table.

The House again resolved itself into a committee of the whole House, on the bill, entituled "A Supplement to the act, entituled An Act for opening "and establishing a road between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."

After some time,

The Speaker refumed the Chair, and Mr. Weaver reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to repeal the act, entituled "An Act to regulate fences, and to encourage the raifing swine," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

The section thereof being under consideration,

A motion was made by Mr. Weaver, and seconded by Mr. M'Dowell,

To amend the same, by inserting in line 5, next after the word "next," the words "so much of," and in line 11, next after the word "four," the words, "so far as the same affects the county of Northumberland."

Which was determined in the affirmative, and the fection, as amended, adopted.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act to repeal fo much of the act, entituled An Act to regulate fences, and to encourage the raising swine, as relates to the county of Northumberland," and that it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act declaring the rivers Codorus and Conewago, in the county of York, public highways, and for other purposes therein men-tioned."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, without amendment.

The bill, entituled "An Act to erect an election district in the county of "Northampton," was read the fecond time.

On.

On the question,—"Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the section of the said bill having been agreed to,

A motion was made by Mr. Welles, and feconded by Mr. Mewhorter,

That the following be an additional fection, viz.

SECT. II. And be it further enacted by the authority aforesaid, That all the territory in the county of Luzerne, within the following boundaries, viz. by a line due east and west, drawn from one side line to the other of said county, intersecting the river Susquehanna at the mountain commonly called Break-neck; thence down said river to a creek, called Rummersield's creek; thence a line drawn as aforesaid, east and west, from one side line to the other of the said county, shall be, and is hereby, erected into a separate election district; and the free electors thereof shall hold their annual elections at the House of William Meenes, in the township of Wyosocks, any law in any wife to the contrary notwithstanding.

Which was determined in the affirmative.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act to erect certain election di-"fricts in the counties of Northampton and Luzerne," and that it be tranfcribed for a third reading.

The bill, entituled "An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Resolved, That the House will in the present instance dispense with the rule.

And the section of the said bill being under consideration,

A motion was made by Mr. Logan, and feconded by Mr. Ingels,

To amend the same, by inserting in line 9, next after the word "shall," the words, "keep a book, and register in the same the names of the sellers and "purchasers of all borses and cattle sold by him, together with the colour, age and marks of such horses and cattle, and shall."

Which was determined in the affirmative, and the fection, as amended, adopted.

A motion was made by Mr. Fisher, and seconded by Mr. Keppele, That the following be an additional section, viz. SECT. II. And be it further enacted by the authority aforesaid, That so much of any former act or acts as is inconsistent with this act be, and the same is hereby, repealed.

Which was agreed to.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The bill, entituled "An Act to authorife James C. M'Grew, his heirs and "affigns, to erect and maintain a dam across the Youghiogeni river, in the county of Westmoreland, was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the section of the faid bill was adopted.

A motion was made by Mr. Welles, and feconded by Mr. Hendricks,

That the following be an additional fection, viz.

SECT. II. And be it further enacted by the authority aforesaid, That it shall and may be lawful for George Welles, his heirs and assigns, to erect and for ever maintain a dam across that part of the river Susquehanna, in the county of Luzerne, running on the west side of the island opposite Tioga point, three feet in height, for the purpose of supplying a grist-mill and other water-works: Provided always nevertheless, That such dam be so constructed, with such proper slope or slopes, lock or locks, as not in the least to impede the navigation of the said part of the river: And provided also, That the rights of individuals shall not be injured.

Which was determined in the affirmative.

And the faid bill having been fully confidered, . .

Ordered, That the title thereof be, "An Act to authorise James C. M'Grew, his heirs and assigns, to erect and maintain a dam across the Youghiogeni river, in the county of Westmoreland; as also George Welles, his heirs and assigns, to erect and maintain a dam across a part of the river Susquehanna, in the county of Luzerne," and that it be transcribed for a third reading.

The bill, entituled "An Act to authorise Robert Smith and others to "erect and maintain a dam or dams in the river Delaware," was read a second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, five bills, entituled, respectively, viz.

- 1. An Act for raifing, by way of lottery, a fum not exceeding ten thou fand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- 2. An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned.
- 3. An Act to appropriate a further sum of money, for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh.
  - 4. An Act for perpetuating the penal laws of this State.
- 5. An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned.

And that he had informed the Senate that this House had receded from their amendments on the bill, entituled "An Act for altering and erecting "certain election districts within this commonwealth," non-concurred by the Senate.

Adjourned until nine o'clock to-morrow, A. M.

## W E D N E S D A Y, April 3d, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned.
- 2. An Act for raising, by way of lottery, a sum not exceeding ten thoufand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- 3. An Act to appropriate a further sum of money, for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh.
- 4. An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned,
- 5. An Act for pepetuating the penal laws of this State.

The bill from the Senate, entituled "An Act to repeal the act, entituled "An Act to regulate fences, and to encourage the raising swine," was read the third time.

### Whereupon

Resolved, That the said bill pass, with the following amendments, viz.

SECT. I. line 5, next after the word "next," infert " so much of; line 11, next after the word "four," infert " so far as the same affects the county of "Northumberland."

Title. Between the words "repeal" and "the," infert " fo much of;" and at the end of the title add, "as relates to the county of Northumberland."

The bill from the Senate, entituled "An Act for regulating the fees in the office of the Surveyor-General of this commonwealth," was read the third time.

### Whereupon

Refolved, That the faid bill pass, with the following amendments, viz.

SECT. I. lines 20 and 21, strike out the words, "two dollars and fifty "cents," and in place thereof insert the words, "three dollars; line 40, strike out the words, "if found;" lines 40 and 41, strike out the words, "if not found twelve and an half cents."

The bill, entituled "An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto," was read the third time.

### Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An A& to authorife the Governor to appoint and "commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia," was read the third time.

## Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to authorife Robert Smith and others to erect "and maintain a wing-dam or dams in the river Delaware," was read the third time.

## Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An A& to ere& certain election districts in the coun-"ties of Northampton and Luzerne," was read the third time.

# Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The

The bill, entituled "An Act to authorife James C. M'Crew, his heirs and affigns, to erect and maintain a dam across the Youghiogeni river, in the county of Westmoreland, as also George Welles, his heirs and assigns, to erect and maintain a dam across a part of the river Susquehanina, in the county of Luzerne," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An A& declaring the rivers Codorus and Conewago, in the county of York, public highways, and for other purposes therein mentioned," was read, as reported by the committee of the whole House.

And the fecond fection being under confideration,

A motion was made by Mr. Snyder, and feconded by Mr. Mewhorter,

To amend the same, by striking out from and after the word "that," in line 2, to the word "provided," in line 10, inclusive, and to insert in place thereof the following, viz. "it shall and may be lawful for the inhabitants, "desirous of using the navigation of said rivers, to remove all natural and artificial obstructions therein, that is to say, in Codorus, below the forks "thereof, and in Conewago, below the mouth of Bermudian creek, and to erect such slopes or locks at the mill-dams now built, as may be necessary for the passage of boats and rasts, and to facilitate the passage of sish up the said streams; provided such slopes or locks shall be so constructed as not to injure the works of said dams; and provided also, that nothing in this act contained shall be deemed, taken or understood, to prevent any person or persons possessing lands on the said rivers, or either of them, who, before the passing of this act, had authority under the laws of this commonwealth to "erect a dam or dams, from erecting such dam or dams, and that."

On the question,—" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Kelly and Mr. M'Pherson, and are as follow, viz.

are as rollo (1)	•	
YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Meffrs. Raum,
Albright,	Horne,	Seckel,
Bull,	Hartzell,	Stover,
Brown,	Hendricks,	Shoemaker,
Buckley,	Harris,	Stewart,
Barclay,	Kirk,	Snyder,
Baird,	Keys,	J. Scott,
Brooke,	Kennedy,	Speer,
Blair,	Krause,	Sample,
Coolbaugh,	Lyle,	Taylor,
Cunningham,	Logan,	Udree,
Conrad,	Mewhorter,	Van Horne,
Eyre,	Miller,	Wright,
Ewalt,	Martin,	Wilson,
Frailey,	I 'Dowell,	Williamson,
Follmer,	Palmer,	Weaver. 52.
Gehr,	Rugh,	
Hannum,	l ofe,	- '
	[ 104 ]	NAYS.

NAYS. NAYS. NAYS. Messrs. Preston, Messrs. Keppele, Messrs. Campbell, Forster, Kelly, Srickler, M'Pherson, Hall, A. Scott, Hostetter, Power. Turner. 12.

So it was determined in the affirmative.

A motion was made by Mr. Kelly, and seconded by Mr. M'Pherson, To postpone the further consideration of the said section and bill for the present.

Which was determined in the affirmative.

The House resumed the consideration of the bill from the Senate, entituled "An Act to alter the fifth election district in the county of Somerset, "and for other purposes therein mentioned."

The third fection, and amendment thereto, recuring, On the question,—" Will the House agree to the amendment?" It was determined in the negative.

On the question,-" Will the House agree to the section?"

The Yeas and Nays were called for by Mr. Weaver and Mr. M'Dowell, and are as follow, viz.

•			
YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hannum,	Messrs. Stover,	
· Albright,	Hopkins,	Strickler,	
Bull,	Keppele,	A. Scott,	
Brown,	Kirk,	J. Scott,	
Buckley,	Keys,	Speer,	
Barclay,	Kelly,	Sample,	
Brooke,	Kennedy,	Taylor,	
Blair,	Miller,	Turner,	
Campbell,	M'Pherson,	Watfon,	
Forster,	Preston,	Welles,	
Hall,	Palmer,	Williamson.	35
Hemphill,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Baird,	Messrs. Hendricks,	Messrs. Rugh,	
Coolbaugh,	Harris,	Roie,	
Cunningham,	Huston,	Raum,	
Conrad,	Krause,	Shoemaker,	
Eyre,	Linnard,	Stewart,	
Ewalt,	Lyle,	Snyder,	
T3 41			

Logan,

Martin,

Penrose,

Mewhorter.

M'Dowell,

So it was determined in the affirmative.

Frailey,

Follmer,

Gehr,

Horne,

Hartzell,

And

33.

Udree,

Wright,

Wilson,

Weaver.

Van Horne,

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

Agreeably to the order of the day, the House resolved itself into a committee of the whole House, on the report of the committee of ways and means, postponed yesterday.

After some time,

The Speaker refumed the Chair, and Mr. Kelly reported the same, with an amendment.

On motion, and by special order, the report of the committee of ways and means was read, as reported by the committee of the whole House, and the resolutions therein contained were adopted, as follow, viz.

- Ist. Refolved, That a committee be appointed to bring in a bill, to authorife the Governor to procure on loan the sum of one hundred thousand dollars, upon the terms and conditions in the above report mentioned.
- 2d. Refolved, That a committee be appointed to bring in a bill to suspend, for a limited time, the act, entituled "An Act to provide arms for the use "of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven.
- 3d. Refolved, That a committee be appointed to bring in a bill, further to provide for the settlement of the accounts of the Brigade Inspectors.
- 4th. Refolved, That a committee be appointed to bring in a bill, to provide for the payment of the expences of the Executive Department for the present year; for the payment and discharge of certain certificates issued under the authority of an act, entituled "An Act to provide for the settle-"ment of the public accounts, and for other purposes therein mentioned," passed the fourth day of April, one thousand seven hundred and ninety-two; for the payment of clerk hire in the offices of the Comptroller and Register-Generals, to enable them to compleat the settlement of the accounts of the late Comptroller and State Treasurers; for the payment of certain expences in keeping in repair the State-house and yard; and for sundry small expences incured by the late House.

Ordered, That Mr. Fisher, Mr. Kennedy and Mr. Frailey be a committee, for the purposes expressed in the said resolutions.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. Speaker,

"In obedience to the orders of the Senate, I have the honour to return five bills, entituled, respectively, "An Act for the relief of the Chambers- burgh academy;" "An Act for incorporating the congregation of the Protestant Episcopal church of St. John, in West-Caln, in the county of "Chester, and for other purposes therein mentioned;" An Act to repeal part of an act, entituled An Act for regulating pitching, paving and cleansing the highways, streets, lanes and alleys, and for regulating,

" cleanfing the highways, streets, lanes and alleys, and for regulating, making and amending the water courses and common sewers, within the

"inhabited and fettled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned;"

"An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased;" and "An Act declaring Dunkard creek, in the county of Greene, a public highway," which the Senate hath passed; also two bills, entituled, respectively, "An Act to incorporate that part of the district of the Northern-Liberties, lying between the middle of Sixth-street and the river Delaware, and between Vine-street and Cohocksink creek;" and An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile frome, on the line dividing this State from the State of New-York," which the Senate hath passed, with amendments, to which they request the concurrence of the House of Representatives.

And having prefented the faid bills and amendments to the Chair, he withdrew.

The House resumed the consideration of the report of the committee appointed to join a committee of the Senate, for the purpose of arranging and reporting the business first to be acted upon, and the time when to adjourn, postponed March 28th last, and resolution therein contained was adopted, as follows, viz.

Refolved, That the Legislature adjourn, fine die, on Thursday, the eleventh day of April instant.

The bill, entituled "A Supplement to the act, entituled An Act for opening and establishing a road between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh," was read, as reported by the committee of the whole House.

And the first section of the said bill being under consideration,

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Brown and Mr. M'Pherson, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Seckel,
- Albright,	Hartzell,	Strickler,
Bull,	Hendricks,	A. Scott,
Buckley,	Harris,	Stewart,
Baird,	Huston,	Snyder,
Blair,	Keppele,	J. Scott,
Cunningham,	Linnard,	Špeer,
Erwin,	Lyle,	Sample,
Ewalt,	Mewhorter,	Taylor,
Fisher,	M'Dowell,	Udree,
Frailey,	Penrose,	Van Horne,
Follmer,	Power,	Wharton,
Forfter, .	Preston,	Watfon,
Gehr,	Palmer,	Wright,
Hall,	Rugh,	Welles,
Hemphill,	Rofe,	Williamson. 48

NAYS. NAYS. NAYS. Messrs. Brown, Messrs. Horne, Messrs. Raum, Boileau, Keys, Stover, Coolbaugh, Kelly, Shoemaker. Conrad, Kennedy, Wilfon, Eyre, Logan, Weaver. 19. Hannum, Miller, M'Pherson. Hostetter.

So it was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs, :: Ordered, That it be transcribed for a third reading.

The amendments by the Senate on the bill, entituled "An Act to incor"porate that part of the district of the Northern-Liberties, lying between
the middle of Sixth-street and the river Delaware, and between Vinestreet and Cohocksink creek," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to incorporate that part of the district of the Northern-Liberties, lying between the middle of Sixth-street and the river Delaware, and between Vine-street and Cohocksink creek."

SECT. I. line 6, strike out "Vine-street," and, in place thereof, insert "Pegs-run;" lines 11 and 12, strike out "Vine-street," and, in place thereof, insert "Pegs-run."

SECT. III. line 15, strike out "fifteen," and, in place thereof, insert "nine;" Aline 19, strike out "fifteen," and insert "nine."

SECT. VII. line 2, strike out "fifteen," and insert "nine."

SECT. VIII. line 5, strike out ".a folemn," and insert " an."

SECT IX. line 5, strike out "ten," and insert "fix."

SECT. XI. line 6, strike out "ten, and insert "fix."

SECT. XV. line 5, strike out " folemn."

SECT. XXV. lines 11 and 12, strike out "agreeably to the county rates and levies;" line 16, strike out "as aforefaid," and, in place thereof, infert the word, "agreeably to the county rates and levies."

SECT. XXVI line 7, strike out "a folemn," and, in place thereof, infert

SECT. XXVII. line 5, next after "highways," insert "within the said incorporated district."

SECT. XXIX. line 12, strike out "ten," and insert "fix."

Strike out fection XXXIII.

Preamble, line 4, strike out "Vine-street," and, in place thereof, insert "Pegs-run."

Title. Strike out "Vine-street," and insert "Pegs-run."
Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "An Act to authomife the laying out and opening a road from the town of Newbury, in the

" county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York," to wit.

SECT. I. strike out from the word "that," in line 4, to the word "a," in line 6, and, in place thereof, insert the words, "the Governor be, and he is "hereby, authorised to receive proposals for laying out and opening."

SECT. III. strike out from the word "that," in line 2, to the end of the section, and insert the words, "after the said road shall have been laid out and opened as herein before mentioned, the Governor shall appoint a suitable person to view the said road, and make report to him; and if it shall appear by said report that a road or cart-way is actually laid out and opened, between the town of Newbury and the one hundred and nine mile stone in the State line, by the route herein before mentioned, then, and in that case, the Governor is hereby authorised to draw his warrant on the State-Treasier for the sum of three thousand dollars, to reimburse the person or persons who were the subscribers for opening and laying out the said road."

Ordered to lie on the table.

On motion,

Ordered, That to-morrow be affigned for the fecond reading of the bill from the Senate, entituled "An Act to provide for the payment of a small "corps of militia, stationed at Greenesburgh in the year one thousand sewen hundred and ninety-four," and that it be the order for that day.

The Clerk reported that he had prefented to the Senate, for concurence, feven bills, entituled, respectively, viz.

- 1. An Act to provide for the more speedy recovery of the money due to this commonwealth upon unpatented lands, and for other purposes.
- 2. An Act to declare Fishing-creek and one of its branches, in the county of Northumberland, public highways.
- 3. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
- 4. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.
- 5. An Act to authorife Robert Smith and others to erect and maintain a wing-dam or dams in the river Delaware.
- 6. An Act to erect certain election districts in the counties of Northampton and Luzerne.
- 7. An Act to authorife James C. M'Grew, his heirs and affigns, to erect and maintain a dam across the Youghiogeni river, in the county of Westmoreland; as also George Welles, his heirs and affigns, to erect and maintain a dam across a part of the river Susquehanna, in the county of Luzerne.

That

That he had returned three bills, entituled, respectively, viz.

- 1. An Act to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.
- 2. An Act to repeal fo much of the act, entituled "An Act to regulate fences, and to encourage the raising swine, as relates to the county of Northumberland."
- 3. An Act for regulating the fees in the office of the Surveyor-General of this commonwealth.

And that he had informed the Senate that this House had passed the same, with amendments, to which they request the concurence of the Senate; and also presented an Extract from the Journal, relative to the adjournment of the Legislature.

Adjourned until nine o'clock to-morrow, A. M.

## THURSDAY, April 4th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Penrose presented a petition from a number of the inhabitants of that part of the Northern-Liberties, lying between Vine-street and Cohocksink creek, remonstrating against the amendments by the Senate on the bill for incorporating part of the said Northern-Liberties, and praying that they be non-concured, or the bill postponed, which was read, and

Ordered to lie on the table.

The bill, entituled "A Supplement to the act, entituled "An Act for opening and establishing a road between the navigable waters of the "Frankstown branch of the river Juniata and the river Conemaugh," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act to alter the fifth election district in the county of Somerset, and for other purposes therein mentioned," was read the third time.

Whereupon

A motion was made by Mr. Frailey, and seconded by Mr. Ewalt, To postpone the further consideration thereof.

On the question,-" Will the House agree to postpone?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Ewalt, and are as follow, viz.

YEAS.

Meffrs. Baird, Boileau, YEAS.

Messrs. Coolbaugh, Cunningham, YEAS.

Meffrs. Conrad, Eyre,

YEAS.

YEAS.	YEAS.	YEAS.	
Messis. Ewalt,	Messirs. Ingels,	Messrs. Rugh,	
Frailey,	Kennedy,	Rose,	
Follmer,	Krause,	Shoemaker,	
Gehr,	Linnard,	Snyder,	
Hostetter,	Lyle,	Sample,	
Horne,	Logan,	Van Horne,	
Hartzell,	Mewhorter,	Wright,	
Hendricks,	Martin,	Wilfon,	
Harris,	M'Dowell,	Weaver.	35.
Huston,	Penrose,		
	N.T. A. X7. CI	NT A NT G	
NAYS.	NAYS.	NAYS.	
		N A Y S.  Messrs. Stover,	
Messrs. Evans, Speaker.			
	Messrs. Hemphill,	Messrs. Stover,	
Mesfirs. Evans, Speaker. Albright,	Messrs. Hemphill, Hannum,	Messrs. Stover, A. Scott,	
Messirs. Evans, Speaker. Albright, Bull,	Messrs. Hemphill, Hannum, Keppele,	Messrs. Stover, A. Scott, J. Scott,	
Mesirs. Evans, Speaker. Albright, Bull, Brown,	Messrs. Hemphill, Hannum, Keppele, Kirk,	Messrs. Stover, A. Scott, J. Scott, Speer,	
Messirs. Evans, Speaker. Albright, Bull, Brown, Barclay,	Messrs. Hemphill, Hannum, Keppele, Kirk, Kelly,	Messrs. Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Wharton,	
Mesirs. Evans, Speaker. Albright, Bull, Brown, Barclay, Brooke,	Messrs. Hemphill, Hannum, Keppele, Kirk, Kelly, Miller,	Mess. Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Wharton, Watson,	
Mesirs. Evans, Speaker. Albright, Bull, Brown, Barclay, Brooke, Blair, Campbell, Erwin,	Messrs. Hemphill, Hannum, Keppele, Kirk, Kelly, Miller, M'Pherson,	Messrs. Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Wharton, Watson, Welles,	
Mesirs. Evans, Speaker. Albright, Bull, Brown, Barclay, Brooke, Blair, Campbell, Erwin, Fisher,	Messrs. Hemphill, Hannum, Keppele, Kirk, Kelly, Miller, M'Pherson, Power,	Messes. Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Wharton, Watson, Welles,	34.
Mesirs. Evans, Speaker. Albright, Bull, Brown, Barclay, Brooke, Blair, Campbell, Erwin,	Messrs. Hemphill, Hannum, Keppele, Kirk, Kelly, Miller, M'Pherson, Power, Preston,	Messes. Stover, A. Scott, J. Scott, Speer, Taylor, Turner, Wharton, Watson, Welles,	34.

So it was determined in the affirmative.

The House resumed the consideration of the bill, entituled "A Supplement to the act, entituled An Act for the regulation of apprentices," postponed the first instant.

On the question,—" Shall this bill pass?"

It was determined in the affirmative.

The House resumed the consideration of the bill from the Senate, entituled "An Act to provide for repairing the buildings appropriated for the employment of the criminals from the several counties of this State, in the city of Philadelphia," postponed the 2d instant.

And the faid bill having been fully confidered, and amended,

Ordered, That it be transcribed for a third reading.

The Extract from the Journal of the Senate, read the 21st of March last, was read the second time.

And the refolution therein contained being under confideration,

A motion was made by Mr. Kelly, and feconded by Mr. Conrad,

To amend the same, by striking out from and after the word "officers," in line 3, to the word "papers," in line 7, inclusive, and to insert, in place thereof, the following, viz. "to make out and deliver, at the proper costs and "charges of the said John Penn and Richard Penn, or their representatives, copies or exemplifications of such rent rolls, counter-parts of deeds reserving yearly ground-rents, and books, as relate to their private estates, and of any other papers."

A motion

A motion was made by Mr. Hemphill, and seconded by Mr. A. Scott, To postpone the further consideration of the said resolution and amend-

ment for the present.

Which was determined in the affirmative.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General.

Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the act of the General Assembly, entituled "An Act to provide for the removal of the seat of the government of the State of Pennsylvania," and I have directed the Secretary of the commonwealth to return the same to the Senate, in which it originated.

#### THOMAS MIFFLIN.

Philadelphia, April 3d, 1799.

A letter addressed to the Speaker, signed Edward Fox, Treasurer of the University of Pennsylvania, inclosing a statement of the funds of that institution, was read, and

Ordered to lie on the table.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

# GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the House, in which they respectively originated.

- I. An ACT to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned.
  - II. An ACT for perpetuating the penal laws of this State.
- III. An ACT for raising, by way of lottery, a sum not exceeding ten thousand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- IV. An ACT to appropriate a further fum of money for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittsburgh.

V. An

V. An ACT for offering compensation to the Pennsylvania Claimants of certain lands within the seventeen townships in the county of Luzerne, and for other purposes therein mentioned.

#### THOMAS MIFFLIN.

Philadelphia, April 4th, 1799.

The amendments by the Senate on the bill, entituled "An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York," read yesterday, were severally read the second time.

Whereupon

Resolved, That this House concur the said amendments.

The House resolved itself into a committee of the whole House on the bill, entituled "An Act for the benefit of Elizabeth Allen and Elizabeth "Margaret Tilghman."

After fome time,

The Speaker refumed the Chair, and Mr. Welles reported the bill, without amendment.

The House resumed the consideration of the bill, entituled "An Act to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren, Waterford and Beaver, and for other purposes therein mentioned."

The ninth fection and amendment thereto recuring.

On the question,-" Will the House agree to the said amendment?"

It was determined in the affirmative, and the fection, as amended, adopted.

A motion was made by Mr. A. Scott, and feconded by Mr. Keys,

That the following be an additional fection, viz.

SECT. X. And be it further enacted by the authority aforesaid, That all expences incured by this act in making plans, drafts, surveys, and the accounts of all disbursements, services and expences, shall be exhibited and settled agreeably to the laws for settling other public accounts, and shall be paid out of the money arising from the aforesaid sales, on warrants drawn by the Governor; and the said Commissioners shall transmit all monies by them received to the Receiver-General of the Land-office every six months.

On the question,-" Will the House agree to the faid section?"

It was determined in the negative.

The third fection recuring,

A motion was made by Mr. A. Scott, and feconded by Mr. Keys;

To amend the fame, by striking out of line 9 the words, "three months," and inferting, in place thereof, the words, "fix weeks."

Which was agreed to.

A motion was made by Mr. Kennedy, and seconded by Mr. A. Scott,

To re-consider the following amendment, viz. "and the Governor is hereby authorised to grant patents to the purchaser or purchasers of any tract or
tracts, on the payment of the second instalment, provided such purchaser or
purchasers mortgage such tract or tracts for the remaining instalments to
become due to the commonwealth."

Which was agreed to.

On the question,—" Will the House agree to the said amendment?" It was determined in the negative, and the section adopted.

A motion was made by Mr. Kennedy, and seconded by Mr. Conrad, To re-consider the fourth section.

On the question,—" Will the House agree to re-consider?"

It was determined in the affirmative.

A motion was then made by Mr. Kennedy, and seconded by Mr. Conrad, To amend the same, by subjoining the following, viz.

Provided always, That nothing herein contained shall be taken or construed to vest any right or title, in law or equity, in any person or persons purchasing as aforesaid, unless he, she or they shall, within three years after the date of their respective purchases, make an actual settlement thereon, by clearing, sencing and cultivating at least two acres for every sifty acres contained in one survey, and erect on each lot or tract a messuage for the habitation of man, and reside thereon for the space of sive years following their first settlement of the same; and in default of such actual settlement, residence and improvement, the purchaser or purchasers shall forfeit all payments made to the commonwealth, and the Governor is hereby authorised to direct that such forfeited lot or tract be sold at public sale, in the town near where such forfeited lot or tract may lie, and no patents shall issue for any lot or tract sold by virtue of this act, until satisfactory proof be made to the Governor of this commonwealth of such actual settlement, residence and improvement, having been made as aforesaid.

Which was determined in the affirmative.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, "Warren and Waterford, and for other purposes therein mentioned," and that it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mr. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to present two bills, entituled, respectively, "An Act to render perpetual an act, entituled A further Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes;" and "An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia," to which

which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An Act to erect and alter certain election "districts within this commonwealth," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives.

And having prefented the faid bills and amendments to the Chair, he withdrew.

The bill, entituled "An Act to provide for opening a road from the Bald Eagle's Nest, in Missin county, to Le Bœuf, in the county of Allegheney," was read the second time.

On the question,—" Will the Honse resolve itself into a committee of the "whole House on the Said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The third fection being under confideration, -

A motion was made by Mr. Hemphill, and seconded by Mr. Preston,

To fill the blank with the words " eight thousand."

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Weaver and Mr. Conrad, and are as follow, viz.

YEAS.	YEAS.	YEAS.
Messrs. Buckley,	Messrs. Hendricks,	Mesfrs. Raum,
Blair,	Harris,	Seckel,
Coolbaugh,	Keppele,	Strickler,
Erwin,	Keys,	A. Scott,
Fisher,	Kelly,	Snyder,
Follmer,	Kraufe,	Sample,
Forster,	Logan,	Turner,
Hall,	Martin,	Van Horne,
Hemphill,	Power,	Wilfon,
Hannum,	Preston,	Welles,
Hartzell,	Rugh,	Williamson. 33.
NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Frailey,	Messrs. Penrose,
Albright,	Gehr,	Rofe,
Bull,	Hopkins,	Stover,
Brown,	Hostetter,	· Shoemaker,
Barclay,	Huston,	Stewart,

Kirk,

Lyle, Miller,

Kennedy,

Linnard,

M'Pherson,

M'Dowell,

So it was determined in the negative.

Baird,

Brooke.

Boileau,

Conrad, Eyre,

Ewalt,

Cunningham,

A motion

35.

J. Scott,

Speer,

Taylor,

Udree,

Wright,

Weaver.

# [ 425 ]

A motion was made by Mr. Kennedy, and seconded by Mr. Forster, To fill the blank with "five thousand."

On the question,—" Will the House agree to the same?"

It was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to provide for opening a "road from near the Bald Eagle's Nest, in Missin county, to Le Bouf, in "the county of Allegheney."

On the question,—" Shall this bill be transcribed for a third reading?"

The Yeas and Nays were called for by Mr. Boileau and Mr. Conrad, and are as follow, viz.

SZ TO A C

VEAC

Y. E. A. S.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hostetter,	Messrs. Raum,	
Albright,	Hartzell,	Seckel,	
Bull,	Hendricks,	Stover,	1
Brown,	Harris,	Strickler	
Buckley,	Huston,	A. Scott,	
Barclay,	Keppele,	Stewart,	
Brooke,	Kirk,	Snyder,	
Blair,	Keys,	J. Scott,	
Coolbaugh,	Kelly,	Speer,	
Cunningham,	Kennedy,	Sample,	
Erwin,	. Krause,	Taylor,	
- Ewalt,	Lyle,	Turner,	e
Fisher,	Logan,	Udree,	
Frailey,	Martin,	Van Horne,	
Follmer,	M'Pherfon,	Watfon,	
Forster,	M'Dowell,	Wright,	
Gehr,	Penrose,	Wilfon,	
Hall,	Power,	Welles,	
Hemphill,	Preston, '	Williamson.	61.
Hannum,	Rugh,	•	
Hopkins,	Rofe,		
NAYS.	NAYS.	NAÝS.	- 2
Meffrs. Baird,	Messrs. Eyre,	Messes. Shoemaker,	
Boileau,	Linnard,	Weaver.	S.
. Conrad,	Miller,	,	
O to a large	•		

So it was determined in the affirmative.

The bill from the Senate, entituled "An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia," was read the first time.

Whereupon, on motion,

VEAG

Ordered, That to-morrow be affigued for the second reading of the said bill, and that it be the order for that day.

[ 107 ]

The

The bill from the Senate, entituled "An Act to render perpetual an act, "entituled A further Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lan- cafter, and for other purposes," was read the first time.

Whereupon, on motion,

Ordered, That Saturday next be affigned for the fecond reading of the faid bill, and that it be the order for that day.

The amendments by the Senate on the bill, entituled "An Act to crect and alter certain election districts within this commonwealth," were read the first time, as follow, viz.

Strike out section 1.

Strike out fection 4, and number the remaining fections accordingly.

Ordered to lie on the table.

The Clerk reported, that he had informed the Senate that this House had concured the amendments by the Senate on the bill, entituled "An Act to "authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York."

Adjourned until nine o'clock to-morrow, A. M.

## FRIDAY, April 5th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared five bills, entituled, respectively, viz.

- 1. An Act for incorporating the congregation of the Protestant Episcopal church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.
- 2. An Act to repeal part of an act, entituled "An Act for regulating, "pitching, paving and cleanfing the highways, streets, lanes and alleys, and "for regulating, making and amending the water courses and common fewers, within the inhabited and settled parts of the city of Philadelphia, "for raising of money to defray the expenses thereof, and for other pur-
- " for raifing of money to defray the expences thereof, and for other purposes therein mentioned."
  - 3. An Act for the relief of the Chambersburgh academy.
- 4. An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased.
- 5. An Act declaring Dunkard creek, in the county of Greene, a public highway.

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Ingels presented a petition from a number of the inhabitants of the Northern-Liberties, remonstrating against the amendments by the Senate on

the bill for incorporating part of the faid Northern-Liberties, and praying that they be non-concured, which was read, and

Ordered to lie on the table.

The committee to whom was refered, the 2d inflant, the petition of John Hooff, having obtained leave, reported a bill, entituled "An Act to authorite John Hooff to erect a toll bridge over Derby creek," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee appointed for the purpose reported a bill, entituled "An Act to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; sur-ther to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes;" which was read the first, time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That to-morrow be assigned for the second reading of the said bill, and that it be the order for that day.

The committee, to whom was referred the report of a committee of the last Legislature, respecting the new buildings at the Pennsylvania Hospital, made report, which was read, as follows, viz.

That they have had the subject of the said report under their consideration, and find that the new buildings continue nearly in the same unfinished state that they were in last year, excepting that the roof is shingled in of the centre house, the front doors of which are put up, and part of the flooring is laid.

In performing this work, the Managers have been obliged to borrow and expend a confiderable fum of money, beyond the fums which have been granted by the Legislature for carrying on this useful and benevolent undertaking; but that care, in the opinion of the committee, was indispensably necessary, to prevent injury, if not ruin, to the work which has been already done.

In respect to finishing and furnishing the interior parts of the buildings, the wall of the area, &c. the propriety of doing it, for the accommodation of the family, and the proper administration of the various services to be performed in the house, appears to the committee very evident.

In order therefore that the further confideration of this report may be taken up as foon as circumftances will admit, they offer the follow resolution, viz.

Refolved, That the memorial of the Managers of the Pennsylvania Holpital, praying for a grant of fix thousand and seventy-eight pounds five shillings and five pence, together with the committee's report of the last and present year, be refered to the next succeeding Assembly.

Ordered to lie on the table.

The committee appointed to confer with a committee of the Senate, on the fubject of the amendments proposed by the Senate to the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," which have been non-concured by the House of Representatives, made report, which was read, as follows, viz.

That the committees of conference have agreed to recommend to their refpective Houses the following, to wit.

SECT. III. lines 3 and 4, strike out the words, " last day of March and " the last day of November," and in place thereof insert, " first day of April" and the first day of October."

Sect. V. line 9, strike out "first day of June to the tenth," and insert "fifteenth day of May to the first;" line 24, the following amendment to be agreed to, "unless she shall be furnished with one or more ventilators, in such "form as the Board of Health shall approve, whereof public notice shall be given in at least two of the newspapers printed in this city, within two "weeks after the passing of this act, in which case the vargo of the said vessels shall be re-delivered, and shall be discharged as aforesaid, provided for she has been at least ten days under quarantine;" strike out of proviso in section 5, the following, viz. "until the accommodations necessary for landing and receiving the goods, wares and merchandize, to be landed as afore
"said, shall be erected, or provided such goods, wares and merchandize," and in place thereof insert the following, viz. "wine, rum, salt, spirits, "molasses, sugar, mabogany, manufactured tobacco, dye wood, preserved fruits, and such other articles as the Board of Health shall by their general regulations specify and permit, hides, cosses;" line 45, strike out not being less than twenty-four hours;" lines 49 and 50, strike out "to prevent the transportation to Philadelphia of any putrifying substance, and also;" line 53, after the word "aforesaid," strike out to the word "and," next after the word "city," in the 71st line.

SECT. VI. lines 4 and 5, strike out " first day of June to the tenth," and insert " fifteenth day of May to the first."

SECT. VII. lines 6 and 7, strike out "first day of June to the tenth," and insert "fifteenth day of May to the first."

SECT. VIII. lines 4 and 5, strike out the words introduced by the Senate, viz. "between the last day of April and the last day of," and insert "between the first day of April and the first day of."

SECT. XI. line 18, strike out "last," and insert "first;" line 19, strike out the words, "last day of March," and insert "first day of April."

SECT. XIV. line 48, strike out " last day of April to the last day of," and insert " first day of April to the first day of."

And on motion, and by special order, the same was read the second time, and adopted.

The

The committee appointed March 9th last, to confer with the committee of the Senate on the amendment made, and adhered to by the Senate, on the bill, entituled "An Act to enable aliens in certain cases to purchase and hold "real estates within this commonwealth," made report, which was read, as follows, viz.

That the committee have confered with the committee of the Senate on the subject of the amendment by the Senate on the said bill, and have agreed to recommend that the House of Representatives recede from their resolution on the said amendment: They therefore submit the following resolution, viz.

Refolved, That this House recede from their resolution on the amendment by the Senate on the bill, entituled "An A& to enable aliens in certain cases "to purchase and hold real estates within this commonwealth," and that they concur the said amendment by the Senate. And

On motion, and by special order, the same was read the second time.

The resolution therein contained being under consideration,

On the question,—" Will the House agree to the same?"?

VEAC

The Yeas and Nays were called for by Mr. Frailey and Mr. Conrad, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Forster,	Messrs. Seckel,	
Albright,	Hannum,	Stover,	
Bull,	Hartzell,	A. Scott,	16
Brown,	Keppele,	Stewart,	- * 1
Buckley,	Kirk,	Snyder,	
Barclay,	Keys,	Sample,	
Brooke,	Kennedy,	Taylor,	
Campbell,	Martin,	Turner,	
Erwin,	M'Pherson,	Wharton,	
Fisher,	Power,	Watson,	
Follmer,	Preston,	Welles.	331
	·		J.J.
NAYS.	NAYS.	NAYS.	
11 11 1 00		21 22 2 40	
Messrs. Boileau,	•	Messrs. Strickler,	
Messrs. Boileau,	Messrs. Kelly,		
Messrs. Boileau,	Messrs. Kelly, Krause,	Mesfrs. Strickler, Shoemaker,	
Messrs. Boileau, Coolbaugh, Cunningham,	Messrs. Kelly, Krause, Linnard,	Messrs. Strickler, Shoemaker, J. Scott,	
Messrs. Boileau, Coolbaugh, Cunningham, Conrad,	Messrs. Kelly, Krause, Linnard, Lyle, Logan.	Messrs. Strickler, Shoemaker, J. Scott, Speer,	
Messrs. Boileau, Coolbaugh, Cunningham, Conrad, Eyre,	Messrs. Kelly, Krause, Linnard, Lyle, Logan,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree,	
Messrs. Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Frailey,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne,	
Messrs. Boileau,  Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller,	Mesfrs. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright,	
Messrs. Boileau,  Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr, Hopkins,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller, M'Dowell,	Meffrs. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright, Wilson,	
Messrs. Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr, Hopkins, Hostetter,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller, M'Dowell, Penrose,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright, Wilson, Williamson,	34.
Messrs. Boileau,  Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr, Hopkins, Hostetter, Horne,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller, M'Dowell, Penrose, Rugh,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright, Wilson, Williamson,	34.
Messrs. Boileau, Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr, Hopkins, Hostetter, Horne, Hendricks,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller, M'Dowell, Penrose, Rugh, Rose,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright, Wilson, Williamson,	34.
Messrs. Boileau,  Coolbaugh, Cunningham, Conrad, Eyre, Frailey, Gehr, Hopkins, Hostetter, Horne,	Messrs. Kelly, Krause, Linnard, Lyle, Logan, Mewhorter, Miller, M'Dowell, Penrose, Rugh, Rose, Raum,	Mess. Strickler, Shoemaker, J. Scott, Speer, Udree, Van Horne, Wright, Wilson, Williamson,	34.

The bill, entituled "An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Water- ford, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act to provide for opening a road from near the Bald Eagle's Nest, in Missin county, to Le Boeuf, in the county of Alcelegheney," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An A& to provide for repairing the buildings appropriated for the employment of the criminals from the feweral counties of this State, in the city of Philadelphia," was read the third time.

Whereupon

Resolved, That the said bill pass, with the following amendments, viz.

SECT. I. line 8, strike out "any," and insert, in place thereof, "fuch;" add the following to the section, viz. "as may be necessary, and the Board of "Inspectors shall settle their accounts with the Register and Comptroller-"General, as soon as the repairs of said buildings are compleated."

The amendments by the Senate on the bill, entituled "An Act to erect and alter certain election diffricts within this-commonwealth," were feverally read the fecond time.

The first amendment being under consideration, viz. "frike out section 1." On the question, -" Will the House concur the same?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Mewhorter, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hannum,	Mesfrs. Stover,	
Albright,	Hopkins,	Strickler,	
Bull,	Hostetter,	A. Scott,	
Brown,	Harris,	Stewart,	
Buckley,	Keppele,	J. Scott,	
Barclay,	Kirk,	Speer,	
Brooke,	Keys,	Sample,	
Blair,	Kelly,	Taylor,	
Coolbaugh,	Kennedy,	Turner,	
Erwin,	Miller,	Wharton,	
Fisher,	M'Pherfon,	Watfon,	
Forster,	Preston,	Welles,	
Hall,	Raum,	TT7:111 C	41.
Hemphill,	Stocker.		•

NAYS.

NAYS.	NAYS.	NAYS.
Messrs. Baird,	Messrs. Hendricks,	Mesfrs. Rugh,
Boileau,	'Hufton,	Shoemaker,
Cunningham,	Ingels,	Snyder,
Conrad,	Kraufe,	Udree,
Eyre,	Linnard,	Van Horne,
Ewalt,	Lyle,	Wright,
Frailey,	Mewhorter,	Wilson,
Follmer,	Martin,	Weaver. e8.
Horne,	M'Dowell,	
Hartzell,	Penrose,	

So it was determined in the affirmative.

The fecond amendment being under confideration, viz. "frike out fection 4, and number the remaining fections accordingly."

On the question,—"Will the House concur the said amendment?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Conrad, and are as follow, viz.

YEAS.	YEAS.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hannum,	Messrs. Stocker,	
Bull,	Hopkins,	Stover,	
Brown,	Hostetter,	Strickler,	
Buckley,	Keppele,	A. Scott,	
Barclay,	Kirk,	J. Scott,	
Brooke,	Keys,	Speer,	
Blair,	Kelly,	Taylor,	
Erwin,	Kennedy,	Turner,	
Fisher,	Miller,	Wharton,	
Forster,	M'Pherfon,	Watson,	
Hall,	Preston,	Welles,	
Hemphill,	Raum,	Williamson.	36.
NAYS.	NAYS.	NAYS.	
Messrs. Albright,	Messrs. Hendricks,	Messrs. Rose,	
Messrs. Albright, Baird,	Messrs. Hendricks, Harris,		
Mesfrs. Albright, Baird, Boileau,	Messrs. Hendricks,	Messrs. Rose, Shoemaker,	
Messrs. Albright, Baird,	Messrs. Hendricks, Harris, Huston,	Messrs. Rose, Shoemaker, Stewart,	
Mesfrs. Albright, Baird, Boileau, Cunningham,	Messis. Hendricks, Harris, Huston, Ingels,	Messrs. Rose, Shoemaker, Stewart, Snyder,	
Mesfrs. Albright, Baird, Boileau, Cunningham, Conrad,	Messrs. Hendricks, Harris, Huston, Ingels, Krause,	Messrs. Rose, Shoemaker, Stewart, Snyder, Sample,	
Mesfrs. Albright, Baird, Boileau, Cunningham, Conrad, Eyre, Ewalt,	Messis. Hendricks, Harris, Huston, Ingels, Krause, Linnard,	Messrs. Rose, Shoemaker, Stewart, Snyder, Sample, Udree, Van Horne, Wright,	
Mesfrs. Albright, Baird, Boileau, Cunningham, Conrad, Eyre,	Messis. Hendricks, Harris, Huston, Ingels, Krause, Linnard, Lyle,	Messrs. Rose, Shoemaker, Stewart, Snyder, Sample, Udree, Van Horne, Wright, Wilson,	
Mesfrs. Albright, Baird, Boileau, Cunningham, Conrad, Eyre, Ewalt, Frailey,	Messrs. Hendricks, Harris, Huston, Ingels, Krause, Linnard, Lyle, Mewhorter,	Messrs. Rose, Shoemaker, Stewart, Snyder, Sample, Udree, Van Horne, Wright,	34
Meffrs. Albright, Baird, Boileau, Cunningham, Conrad, Eyre, Ewalt, Frailey, Follmer,	Messis. Hendricks, Harris, Huston, Ingels, Krause, Linnard, Lyle, Mewhorter, Martin,	Messrs. Rose, Shoemaker, Stewart, Snyder, Sample, Udree, Van Horne, Wright, Wilson,	34

So it was determined in the affirmative.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz. " MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to present a bill, entituled "An Act to enable the Governor of this commonwealth to appoint Commissioners to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake Bay, and appropriating a sum of money for opening the navigation of the river Susquehanna, down to the Maryland line," to which the Senate request the concurence of the House of Representatives; and to inform that the Senate hath concured the amendments by the House of Representatives on the bill, entituled "An Act for regulating the fees in the office of the Surveyor-General of this commonwealth," and also the amendments on the bill, entituled "An Act to prevent the erection of Fish-dams and baskets in the rivers Susquehanna and Juniata, and the branches thereof," and hath non-concured the amendments on the bill, entituled "An Act to requiate fences, and to encourage the raising swine."

And having prefented the faid bill to the Chair, he withdrew.

The amendments on the bill, entituled "An Act to repeal the act, enti"tuled An Act to regulate fences, and to encourage the raising swine,"
were read.

Whereupon

Refolved, That this House adhere to the said amendments.

The bill from the Scnate, entituled "An Act to enable the Governor of this commonwealth to appoint Commissioners to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake Bay, and appropriating a sum of money for opening the navigation of the river Susquehanna, down to the Maryland "line," was read the first time.

Whereupon, on motion,

Ordered, That Monday next be assigned for the second reading of the said bill, and that it be the order for that day.

The bill, entituled "An Act for the benefit of Elizabeth Allen and Eliza"beth Margaret Tilghman," was read, as reported by the committee of the
whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The bill, entituled "An A& to continue, for an additional period, An A& for instituting a Board of Property, and for other purposes therein mentioned," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered, Ordered, That it be transcribed for a third reading.

The

The bill, entituled "An Act empowering certain trustees, therein named, to fell and dispose of a certain tract of land, situate in the township of

Lower Mount Bethel, in the county of Northampton, and to appropriate

"the monies arising from the fale thereof for the purposes therein mention-

ed," was read the fecond time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That the title thereof be, "An Act empowering certain trustees, therein named, to sell and dispose of a certain tract of land, situate partly

in Upper and partly in Lower Mount Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof

"for the purposes therein mentioned," and that it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"I have the honour to inform that the Senate hath concurred the resolution of the House of Representatives, respecting the time at which the Legislature will adjourn.

The bill from the Senate, entituled "An Act to continue and amend the "existing laws for the regulation of the port and harbour of Philadelphia," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The fourth fection being under confideration,

A motion was made by Mr. Penrose, and seconded by Mr. Keppele,

To amend the same, by striking out the words, "one dollar," and inserting, in place thereof, the words, "fifty cents."

Which was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to provide for the payment of a "small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four."

After some time,

The Speaker refumed the Chair, and Mr. Hemphill reported the bill, without amendment.

Mr. Power asked and obtained leave of absence for the remainder of the session, from Monday next.

Mr. Hostetter asked and obtained leave of absence for the remainder of the fession, from Monday next.

The Clerk reported that he had prefented to the Senate, for concurence, two bills, entituled, respectively, viz.

- r. A Supplement to the act, entituled "An Act for the regulation of ap-
- 2. A Supplement to the act, entituled "An Act for opening and establishing a road between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."

And to the Speaker of the Senate, for his fignature, five bills, entituled, respectively, viz.

- 1. An Act for incorporating the congregation of the Protestant Episcopal church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.
- 2. An Act to repeal part of an act, entituled "An Act for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys, and
- " for regulating, making and amending the water courses and common
- " fewers, within the inhabited and fettled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other pur-
- "for raising of money to defray the expences thereof, and for other pur"poses therein mentioned."
  - 3. An Act for the relief of the Chambersburgh academy.
- 4. An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased.
- 5. An Act declaring Dunkard creek, in the county of Greene, a public highway.

Adjourned until four o'clock, P. M.

### EODEM DIE. P.M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared two bills, entituled, respectively, viz.

- 1. An Act for altering and erecting certain election districts within this commonwealth.
- 2. An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone on the line dividing this State from the State of New-York.

The

The House resolved itself into a committee of the whole House, on the bill, entituled "An A& to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the a&, entituled "An A& to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.

After some time,

The Speaker refumed the Chair, and Mr. Hall reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The bill from the Senate, entituled "An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act to appropriate money to open and improve a new road over the Broad Mountain."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, with amendments, which were read, and

Ordered to lie on the table.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. An Act to repeal part of an act, entituled "An Act for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys, and "for regulating, making and amending the water-courses and common sewers, within the inhabited and settled parts of the city of Philadelphia, for raising of money to defray the expences thereof, and for other purposes therein mentioned."
- 2. An Act for incorporating the congregation of the Protestant Episcopal Church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.
  - 3. An Act for the relief of the Chambersburgh academy.
- 4. An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased.
- 5. An A& declaring Dunkard creek, in the county of Greene, a public highway.

  Mr.

Mr. Blair asked and obtained leave of absence for the remainder of the session.

The Clerk reported that he had prefented to the Senate, for concurence, two bills, entituled, respectively, viz.

- 1. An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned.
- 2. An Act to provide for opening a road from near the Bald Eagle's Nest, in Misslin county, to Le Bœuf, in the county of Allegheney.

That he had returned the bill, entituled "An Act to provide for repairing "the buildings appropriated for the employment of the criminals from the "feveral counties of this State, in the city of Philadelphia," and informed the Senate that this House had passed the same, with amendments, to which they request the concurrence of the Senate; and also informed that this House had concured the amendments by the Senate on the bill, entituled "An Act to crect and alter certain election districts within this commonwealth."

Adjourned until nine o'clock to-morrow, A. M.

# SATURD'AY, April 6th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared four bills, entituled, respectively, viz.

- 1. An Act to erect and alter certain election districts within this common-wealth.
- 2. An Act to provide for repairing the buildings appropriated for the employment of the criminals from the feveral counties of this State, in the city of Philadelphia.
- 3. An Act for regulating the fees in the office of the Surveyor-General of this commonwealth.
- 4. An A&t to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.

And having prefented the faid bills to the Chair, the Speaker figned the fame.

Mr. Keppele prefented a petition from John Ewing, praying permission to bring a suit against this commonwealth, for damages which he hath sustained, by not being put in possession of certain lands he claims in the county of Luzerne, and which are now in the possession of Connecticut Claimants, which was read.

Whereupon

A motion was made by Mr. Frailey, feconded by Mr. Mewhorter, and read, as follows, viz.

Refolved, That the prayer of the petitioner ought not to be granted.

On the question, -" Will the House agree to the said resolution?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Mewhorter, wiz.

YEAS.	Y E A'S.	YEAS.	
Messrs. Evans, Speaker.	Messrs. Hopkins,	Mess. Rugh,	
Albright,	.Hostetter,	Raum,	
Brown,	Horne,	Stover,	
Buckley,	Hartzell,	Strickler,	~
Barclay,	Hendricks,	A. Scott,	
Baird,	Harris,	Shoemaker,	
Brooke,	Huston,	-Stewart,	
Boileau,	Keppele,	Snyder,	
Campbell,	Kirk,	J. Scott,	
Coolbaugh,	Keys,	Speer,	
*Cunningham,	Kelly,	Sample,	
Conrad,	Kennedy,	Taylor,	
Eyre,	Lyle,	Turner,	
Erwin,	Logan,	Udree,	
Ewalt,	Mewhorter,	Van Horne,	
Frailey,	Miller,	Wharton,	
Follmer,	Martin,	Wation,	
Forster,	M'Pherson,	Wright,	
Gehr,	M'Dowell,	Wilfon,	
Hall,	Penrose,	Welles,	
Hemphill,	Power,	Williamson,	
Hannum,	Preston,	Weaver.	66.

So there being no Nays, it was unanimously determined in the affirmative.

The committee on roads and inland navigation, to whom was refered the petition of a number of the inhabitants of the county of Franklin, having obtained leave, reported a bill, entituled "An Act to appropriate a fum of money, for laying out and opening a road from Chambersburgh, in Frank- lin county, to intersect the State road east of the town of Bedford," which was read the first time, and

Ordered to lie on the table.

Whereupon, on motion,

Ordered, That Thursday next be assigned for the second reading of the said bill, and that it be the order for that day.

The committee to whom was referred the bill, entituled "An A& to ren"der the punishment for the crime of horse-stealing more certain," reported
a bill of a similar title, which was read the first time.

Whereupon, on motion,

Resolved, That the said bill be specially recommended to the next Legisla-

The committee on roads and inland navigation, to whom were refered the petitions of a number of the inhabitants of the counties of Northampton and Luzerne, praying pecuniary aid to rebuild a bridge over the Tobihanna

[ 110 ]

river.

river, on the road from Wilkesbarre to Easton, made report, which was read, as follows, viz.

That they have taken the same into consideration, and are of opinion that the prayer of the petitioners ought to be granted: They therefore offer the following resolution, viz.

Refolved, That a committee be appointed to bring in a bill, to appropriate the fum of dollars for re-building a bridge across the Tobihanna river, on the road leading from Wilkesbarre to Easton, and for cause-waying certain parts of the faid road.

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendment, viz. Sect. IV. strike out the words "one dollar," and insert "fifty cents."

The bill, entituled "An Act for the benefit of Elizabeth Allen and Eli"zabeth Margaret Tilghman," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill from the Senate, entituled "An Act providing for the distribu"tion of the Journals of the Senate and of the House of Representatives of
this commonwealth," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendment, viz.

SECT. I. line 16, insert, next before the word "copies," the words "the remaining."

The bill, entituled "An Act to continue, for an additional period, An" Act for inftituting a Board of Property, and for other purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The bill, entituled "An Act empowering certain trustees, therein named, to fell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount Bethel townships, in the county of Northampton,

"and to appropriate the monies arising from the sale thereof for the purposes therein mentioned," was read the third time.

Whereupon

Refolved, That the faid bill pass, and that it be transmitted to the Senate, for concurence.

The report of the committee of the whole House on the bill, entituled An Act to grant a sum of money to the trustees of the academy of Camonsburgh, in Washington county," viz. "That they had negatived the first section of the said bill," was read the second time.

On the question,-" Will the House agree to the said report?"

The Yeas and Nays were called for by Mr. M'Dowell and Mr. Ewalt, and are as follow, viz.

Melfrs. Evans, Speaker. Melfrs. Hall, Hemphill, Seckel, Bull, Hannum, Stover, Brown, Hopkins, Strickler, Buckley, Keppele, A. Scott, Barclay, Kirk, Stewart, Speer, Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, M'Pherson, Torster, Power,  NAYS. NAYS. NAYS. NAYS.  Melfrs. Baird, Melfrs. Harris, Meffrs. Rugh, Boileau, Cunningham, Kennedy, Shoemaker, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Horne, Mewhorter, Hartzell, M'Dowell, Hendricks, Penrose, Weaver. 30.	YEAS.	YEAS.	YEAS.	
Albright, Bull, Bull, Brown, Brown, Buckley, Barclay, Brooke, Campbell, Erwin, Fifher, Frailey, Forfter,  N A Y S.  Meffrs. Baird, Boileau, Cunningham, Cunningham	Messrs. Evans, Speaker.	Messrs. Hall,	Messrs. Preston,	
Bull, Hannum, Stover, Brown, Hopkins, Strickler, A. Scott, Buckley, Keppele, A. Scott, Stewart, Brooke, Keys, Speer, Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, McPherson, Udree. 35. Forster, Power,  NAYS. NAYS. NAYS. NAYS.  Messirs. Baird, Messirs. Harris, Messirs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, McDowell, Williamson,			Seckel,	
Buckley, Keppele, A. Scott, Barclay, Kirk, Stewart, Brooke, Keys, Speer, Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, M'Pherson, Forster, Power,  NAYS. NAYS. NAYS.  Messrs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Hartzell, M'Dowell, Williamson,		·Hannum,	Stover,	
Barclay, Kirk, Stewart, Brooke, Keys, Speer, Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, M'Pherson, Udree. 35. Forster, Power,  NAYS. NAYS. NAYS.  Messrs. Baird, Messrs, Harris, Messrs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Brown,	Hopkins,	Strickler,	
Brooke, Keys, Sample, Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, M'Pherson, Udree. 35. Forster, Power,  NAYS. NAYS. NAYS.  Messrs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	.Buckley,	Keppele,	A. Scott,	
Campbell, Kelly, Sample, Erwin, Miller, Taylor, Fisher, Martin, Turner, Frailey, M'Pherson, Udree. 35. Forster, Power,  NAYS. NAYS. NAYS.  Messrs. Baird, Messrs. Harris, Messrs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	:Barclay,	.Kirk,	Stewart,	
Erwin, Miller, Taylor, Fisher, Martin, Turner, Martin, Turner, Turner, Turner, Welles, McGrs, Hartzell, McGrs, McG	Brooke,	Keys,	Speer,	
Fisher, Martin, Turner, Frailey, M'Pherson, Udree. 35. Forster, Power,  NAYS. NAYS. NAYS.  Messrs. Baird, Messrs. Harris, Messrs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,		Kelly,	. Sample,	
Frailey; M'Pherson, Power,  NAYS. NAYS. NAYS.  Messer,				
Forster, Power,  NAYS. NAYS. NAYS.  Messirs, Baird, Messirs, Harris, Messirs. Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,				
NAYS.  NAYS.  Meffrs. Baird, Boileau, Cunningham, Cunningham, Kennedy, Conrad, Ewalt, Follmer, Gehr, Horne, Horne, Hartzell, M'Dowell,  NAYS.  NAYS.  NAYS.  NAYS.  NAYS.  NAYS.  NAYS.  Meffrs. Rugh, Raum, Shoemaker, Shoemaker, Snyder, Lyle, Snyder, Wright, Wright, Wilfon, Welles, Williamfon,			Udree.	35
Messers, Baird, Messers, Harris, Messers, Rugh, Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Forster,	Power,		
Boileau, Huston, Raum, Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	NAYS.	NAYS.	NAYS.	
Cunningham, Kennedy, Shoemaker, Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Messrs. Baird,	Messrs. Harris,	Meffrs. Rugh,	,
Conrad, Krause, Snyder, Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilson, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Boileau,	Huston,	Raum,	•
Ewalt, Linnard, J. Scott, Follmer, Lyle, Wright, Gehr, Logan, Wilfon, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamfon,	Cunningham,	Kennedy,	Shoemaker,	
Follmer, Lyle, Wright, Gehr, Logan, Wilfon, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Conrad,	Krause,	-Snyder,	
Gehr, Logan, Wilfon, Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,	Ewalt,	Linnard,		
Horne, Mewhorter, Welles, Hartzell, M'Dowell, Williamson,		Lyle,	Wright,	
Hartzell, M'Dowell, Williamson,	Gehr,			
TT 1:1				
Hendricks, Penrose, Weaver. 30.	•	•		
	Hendricks,	Penrose,	Weaver.	30.

So it was determined in the affirmative.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honor to return the bill, entituled "An Act making provision for the opening and improving of a road over the Penn's Valley Mountains, in the county of Misslin," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives; and to inform that the Senate hath concured the amendments by the House of Representatives on the bill, entituled "An Act to provide for repairing the buildings appropriated for the "employment of the criminals from the several counties of this State, in the city of Philadelphia," and hath agreed to the report of the committee of conference on the amendments by the Senate on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Phila-" delphia

delphia from the introduction of pestilential and contagious diseases," nonconcured by the House of Representatives, and adhered to by the Senate.

And having prefented the faid bill and amendments to the Chair, he withdrew.

The House resumed the consideration of the bill, entituled " An Act for " the relief of Dr. John Morris."

And the fection thereof being under confideration,

A motion was made by Mr. Kelly, and feconded by Mr. Turner,

To postpone the further consideration of the said section, in order to introduce the following, as a fubflitute, viz.

SECT. I. Be it enacted by the Senate and House of Representatives of the commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the fame, That Doctor John Morris, late a Surgeon in the army of the United States, in the legion commanded by General Armand, is hereby entitled to fuch portion of lands, as other officers of the fame rank of the late line of this State, in the service of the United States, are entitled to, agreeably to a resolution of the General Assembly passed the feventh day of March, one thousand seven hundred and eighty, and by subsequent acts of the Legislature of this commonwealth, passed the twelfth day of March, one thousand seven hundred and eighty, and twenty-fourth of March, one thousand seven hundred and eighty-five.

On the question,—" Will the House agree to postpone?"

It was determined in the negative.

A motion was then made by Mr. Kelly, and feconded by Mr. Turner, To postpone the further consideration of the said bill for the present.

Which was determined in the affirmative.

The bill from the Senate, entituled "An Act to provide for the payment " of a small corps of militia, stationed at Greenesburgh in the year one " thousand seven hundred and ninety-four," was read, as reported by the committee of the whole House.

The fection thereof being under confideration,

A motion was made by Mr. Weaver, and feconded by Mr. Boileau,

To amend the same, by inserting in line 4, next after the word " same," the words, "That the Register-General and Comptroller-General be, and they are hereby authorifed and required to adjust and settle the accounts of the " said militia corps, for their services as aforesaid."

Which was determined in the negative.

On the question,-" Will the House agree to the section?"

The Yeas and Nays were called for by Mr. Hendricks and Mr. Keppele, and are as follow, viz.

YEAS.

YEAS.

Messirs. Campbell, Erwin, Y E A S.

YEAS.

Mestrs. Evans, Speaker. Messrs. Bull, Albright, Brown,

YEAS.	V C A O	37 77 2 2	
	YEAS.	YEAS.	
Meffrs. Frailey,	Messrs. Logan,	Mesirs. A. Scott,	
Hall,	Mewhorter,	J. Scott,	
Hemphill,	Martin,	Speer,	
Hannum,	M'Pherson,	Sample,	
Hartzell,	Penrose	Taylor,	
Hendricks,	Power,	Turner,	
Harris,	Preston,	Udree,	
Huston,	Rugh,	•	
Keppele,	Raum	Wharton,	
Kirk,		Wright,	
	Seckel,	Wilson,	
Keys,	Stocker,	Welles,	
Kelly,	Stover,	Williamson.	440
Kennedy,	Strickler,		
NAYS.	NAYS.	NAYS.	
Messrs. Barclay,	Messrs. Follmer,	Messrs. M'Dowell,	
Baird,	Gehr,	Shoemaker,	
Boileau,	Krause,	Stewart,	
Cunningham,	Linnard,	Snyder,	
Conrad,	Lyle,	Weaver.	170
Eyre,	Miller,		
· ·	·		

So it was determined in the affirmative.

And the said bill having been fully considered by paragraphs,

On motion, and by special order (two thirds of the House agreeing to difpense with the rule) the same was read the third time.

Whereupon

Resolved, That the said bill pass.

The bill, entituled "An Act to authorife the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; surther to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

The Clerk reported that he had presented to the Senate, for concurence, three bills, entituled, respectively, viz.

- 1. An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.
- 2. An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."
- 3. An Act empowering certain trustees, therein named, to sell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-

Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned.

That he had returned two bills, entituled, respectively, viz.

- 1. An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth.
- 2. An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia.

And informed the Senate that this House had passed the same, with amendments, to which they request the concurrence of the Senate.

And also informed that this House had agreed to the report of the committee of conference, on the amendments by the Senate on the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," non-concurred by the House of Representatives, and adhered to by the Senate.

And that he had presented to the Speaker of the Senate, for his signature, two bills, entituled, respectively, viz.

- 1. An Act to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone, on the line dividing this State from the State of New York.
- 2. An Act for altering and erecting certain election districts within this commonwealth.

Adjourned until four o'clock, P. M.

#### EODEM DIE. P.M.

The House met pursuant to adjournment.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

"MR. SPEAKER,

In obedience to the orders of the Senate, I have the honour to present a bill, entituled "An Act for compleating the education of John Konkapot, "junior," to which the Senate request the concurence of the House of Representatives; and to return the bill, entituled "An Act to authorise the "Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives.

And having prefented the faid bills and amendments to the Chair, he withdrew.

The bill from the Senate, entituled "An Act for compleating the educa-"tion of John Konkapot, junior," was read the first time.

Whereupon, on motion,

Ordered, That Tuesday next be assigned for the second reading of the said bill, and that it be the order for that day.

The

The amendments by the Senate on the bill, entituled "An Act to autho"rife the Commissioners of the county of Delaware to raise money, by toll,
"for the repair and maintenance of the bridges on the public State road of
"faid county," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to authorife the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public State road of said county," to wit.

SECT. I. line 5, strike out " for the time being."

SECT. II. line 3, strike out "be in," and, in place thereof, insert "not "exceed;" and strike out, in the same line, "and not otherwise;" line 20, next after "bridges," insert "and to the erection of others on the said road, "wherever the same shall be by them found necessary."

SECT. IV. line 4, strike out the words, "or any part of," and, in place thereof, insert "at or near any of the bridges situated on;" and strike out from the word "thereon," in line 10, to the end of the section.

Strike out fection V. and number the fections remaining accordingly.

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Mifflin," were read the first time, as follow,

Amendments by the Senate on the bill, entituled "An Act making pro"vision for the opening and improving of a road over the Penn's-Valley
"Mountains, in the county of Mifflin."

SECT. I. line S, strike out " to this commonwealth," and, in place thereof, insert " from Miffin county to the county of Cumberland."

SECT. II. strike out from the word "mills," in line 9, to the end of the section.

Infert a new fection, as follows, viz.

And whereas it hath been represented to the Legislature, that the monies heretofore appropriated for opening the state road from Bedford to Pittsburgh have been insufficient for the purpose, and that the opening of said road being necessary and of public utility: Therefore

SECT. III. Be it further enacted by the authority aforesaid, That the sum of one thousand dollars, in addition to former grants, shall be, and is hereby, granted and appropriated, for the purpose of opening and improving the said road, to be paid out of the arrearages of taxes due to the commonwealth from Westmoreland county, on warrant or warrants of the Governor for that purpose drawn on the Treasurer of said county, and to be applied to that part of the road which lies between Turtle creek and Pittsburgh: Provided always nevertheless, That the Treasurer shall have credit in the said warrant or warrants for such taxes, as may be due from Allegheney county to the county of Westmoreland.

Title of the bill, at the end of the title, insert " and for opening and " improving the State road from Turtle creek to Pittsburgh."

Ordered to lie on the table.

The House resolved itself into a committee of the whole House, on the bill, entituled "An Act for the relief of Samuel Laird and others."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported that the committee of the whole House had negatived the section of the bill.

On motion (two thirds of the House agreeing to dispense with the rule)

The bill, entituled "An Act to authorife the Governor to procure on loan the fum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade Inspectors; to make certain appropriations; and for other purposes," was read the third time.

Whereupon

Resolved, That the said bill pass, and that it be transmitted to the Senate, for concurence,

Mr. M'Pherson asked and obtained leave of absence for the remainder of the session.

The Clerk reported that he had presented to the Senate, for concurence, the bill, entituled "An Act to authorise the Governor to procure on loan "the sum of one hundred thousand dollars; to suspend, for a limited time, "the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hunged and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes;" that he had returned the bill, entituled "An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-sour," and informed the Senate that this House had passed the same; and that he had presented to the Speaker of the Senate, for his signature, sour bills, entituled, respectively, viz.

- 1. An Act to erect and alter certain election districts within this commonwealth.
- 2. An Act to provide for repairing the buildings appropriated for the employment of the criminals from the feveral counties of this State, in the city of Philadelphia.
- 3. An Act for regulating the fees in the office of the Surveyor-General of this commonwealth.
- 4. An Act to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.

Adjourned until nine o'clock on Monday next, A. M.

# M O N D A Y, April 8th, 1799. A. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared four bills, entituled, respectively, viz.

- 1. An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four.
- 2. An Act for the regulation of the militia of the commonwealth of Penn-fylvania.
- 3. An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth.
- 4. An A& to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia.

And having prefented the faid bills to the Chair, the Speaker figned the fame.

The amendments by the Senate on the bill, entituled "An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Mifflin," read the 6th instant, were feverally read the second time.

Whereupon

Refolved, That this House concur the first, and non-concur the second amendment. And

Ordered, That the further confideration of the third amendment be postponed for the present.

The amendments by the Senate on the bill, entituled "An Act to autho"rife the Commissioners of the county of Delaware to raise money, by toll,

for the repair and maintenance of the bridges on the public State road of

faid county," read the 6th instant, were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to enable the Governor of this "commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Dela-"ware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line."

After fome time,

The Speaker refumed the Chair, and Mr. Wharton reported the bill, with an amendment, which was read, and

Ordered to lie on the table.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

ce Mr.

#### "MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return the bill, entituled "An Act for the reimburfement of monies heretofore ad"vanced by the Receiver-General of the Land-office," which the Senate hath paffed, with amendments, to which they request the concurence of the House of Representatives; and to inform that the Senate hath concured the amendments by the House of Representatives on the bill, entituled "An Act to "continue and amend the existing laws for the regulation of the port and "harbour of Philadelphia," and also the amendments by the House of Representatives on the bill, entituled "An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this "commonwealth."

And having prefented the faid bill and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An A& for the re-"imbursement of monies heretofore advanced by the Receiver-General of the Land-office," to wit.

SECT. I. strike out from the word "to," in line 5, to the end of the section, and insert "fettle the accounts of Francis Johnston, Receiver-General, "for monies by him paid for clerk-hire, and allow him such sum as he shall "have paid, over and above what has been allowed by law; provided the said "surplus shall not exceed the sum of two thousand nine hundred and sisteen dollars and twelve cents."

Preamble. Strike out from the word "a," in line 7, and, in place thereof, insert the words, "considerable sum over and above what he has been also lowed by law." And

On motion, and by special order, the same were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act concerning writs of partition."

After some time,

The Speaker refumed the Chair, and Mr. Keppele reported the bill, without amendment.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act to supply certain defects in the acts "incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, with amendments, which were read.

Whereupon

#### Whereupon

On motion, and by special order, the said bill was read, as reported by the committee of the whole House.

And the same having been fully considered by paragraphs,

Ordered, That the title thereof be, "An Act to supply certain defects in the acts incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and for other purposes," and that it be transcribed for a third reading.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the House of Representatives, in which they originated.

- I. An ACT for incorporating the congregation of the Protestant Episcopal church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.
- II. An ACT declaring Dunkard creek, in the county of Greene, a public highway.
- III. An ACT to repeal part of an act, entituled "An Act for regulating, pitching, paving and cleanfing the highways, streets, lanes and alleys,
- " and for regulating, making and amending the water courses and common fewers," within the inhabited and settled parts of the city of Philadelphia,
- "for raising of money to defray the expences thereof, and for other pur"poses therein mentioned."
  - IV. An ACT for the relief of the Chambersburgh academy.
- V. An ACT for the relief of Hannah Allman, executrix to Lawrence Allman, deceafed.

#### THOMAS MIFFLIN.

4 An

## Philadelphia, April 5th, 1799.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the soliowing bills to the Governor, for his approbation, viz.

- 1. An Act to authorise the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone, on the line dividing this State from the State of New-York.
- 2. An Act to erect and alter certain election districts within this commonwealth.
- 3. An Act to provide for repairing the buildings appropriated for the employment of the criminals from the feveral counties of this State, in the city of Philadelphia.

- 4. An A? for regulating the fees in the office of the Surveyor-General of this commonwealth.
- 5. An Act to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.
- 6. An Act for altering and erecting certain election districts within this commonwealth.

The bill from the Senate, entituled "An A& vesting certain powers in the Judges of the Supreme Court," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the faid bill having been fully confidered,

Ordered, That it be transcribed for a third reading.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a meffage from the Governor.

And having withdrawn, the fame was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the following acts of the General Affembly, and I have directed the Secretary of the commonwealth to return the same to the House, in which they respectively originated.

I. An ACT to erect and alter certain election districts within this commonwealth.

II. An ACT to provide for repairing the buildings appropriated for the employment of the criminals from the feveral counties of this State, in the city of Philadelphia.

III. An ACT for regulating the fees in the office of the Surveyor-General of this commonwealth.

IV. An ACT to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone, on the line dividing this State from the State of New-York.

V. An ACT to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.

THOMAS MIFFLIN.

Philadelphia, April 8th, 1799.

On motion of Mr. Frailey, feconded by Mr. Mewhorter,

Refolved, That so much of the resolution of this House, passed December 6th, 1798, as directs that a copy of each paper published in this city be left with the Clerk, during the recess, be rescinded.

The

The Clerk reported that he had informed the Senate, that the House of Representatives had concured the amendments by the Senate on the bill, entituled "An Act to authorise the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public State road of said county;" and that he had presented to the Speaker of the Senate, for his signature, four bills, entituled, respectively, viz.

- 1. An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four.
- 2. An Act for the regulation of the militia of the commonwealth of Pennsylvania.
- 3. An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth.
- 4. An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia.

Adjourned until nine o'clock to-morrow, A. M.

## TUESDAY, April 9th, 1799. A. M.

The House met pursuant to adjournment.

Mr. Preston presented petitions from a number of the inhabitants of the county of Delaware, remonstrating against the law, now pending, for the erection of a poor house in the said county, and praying that the same may not be passed into a law, which were read, and

Ordered to lie on the table.

The bill from the Senate, entituled "An Act to supply certain defects in the acts incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes," was read the third time.

Whereupon

Resolved, That the said bill pass, with the following amendments, viz.

SECT. I. line 18, between the words "bounds" and "or," infert "of."

Strike out sections 4, 5, and 7, and number the remaining sections accordingly.

SECT. VIII. strike out of lines 9 and 10 the words, "thirty-seven cents" and an half, and no more," and insert "twenty-six cents."

Title of the bill, strike out, next after the word "commonwealth," in line 3, all that follows to the word "Philadelphia," inclusive, in line 6.

The bill from the Senate, entituled "An Act vefting certain powers in the Judges of the Supreme Court," was read the third time.

Whereupon

Resolved, That that the said bill pass.

The

The bill from the Senate, entituled "An Act to enable the Governor of this commonwealth to appoint commissioners to ascertain the best route

" for, and mode of effecting, a communication between the waters of the

" Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland

" line," was read, as reported by the committee of the whole House.

The third fection being under confideration,

A motion was made by Mr. Snyder, and seconded by Mr. Mewhorter,

To amend the same, by striking out all that follows the word "canal," in line 8.

On the question,—" Will the House agree to the amendment?"

The Yeas and Nays were called for by Mr. Keppele and Mr. Follmer, and are as follow, viz.

Y E A S.	Y E A S.	Y E A S.	
Messrs. Baird,	Messrs. Harris,	Meffrs. Rugh,	
Boileau,	Kennedy,	Shoemaker,	
Cunningham,	Krause,	Snyder,	
Ewalt,	Lyle,	Van Horne,	
Follmer,	Logan,	Wright,	
Forster,	Mewhorter,	Welles,	
Gehr,	Martin,	Williamson,	
Horne,	M'Dowell,	Weaver.	24
1101110,	1.1 Dowen,	· · · · · · · · · · · · · · · · · · ·	240
NAYS.	NAYS.	NAYS.	
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. Stocker,	
Albright,	Hartzell,	Stover,	
Bull,	Hendricks,	Strickler,	
Brown,	Ingels,	A. Scott,	
Barclay,	Keppele,	Stewart,	
Brooke,	Kirk,	J. Scott,	
Campbell,	Keys,	Špeer,	. 7
Coolbaugh,	Kelly,	Sample,	,
Erwin,	Linnard,	Taylor,	
Fisher,	Miller,	Turner,	
Frailey,	Penrose,	Udree,	
Hall,	Preston,	Wharton,	
Hemphill,	Palmer,	Watson,	
Hannum,	Seckel,	Wilson.	4.0
rannun,	beeker,	vv mon.	42.

So it was determined in the negative.

A motion was made by Mr. Frailey, and feconded by Mr. Wharton,

To amend, by striking out of lines 9 and 10 the words, "without proper" authority from the Governor of this commonwealth."

Which was determined in the affirmative.

A motion was made by Mr. Frailey, and feconded by Mr. Udree,

To amend, by striking out from the word "provision," in line 4, to the word "of," in line 6, inclusive, and inserting, in place thereof, the following,

Towing, viz. "the Legislatures of Maryland and Delaware, respectively, shall "have incorporated companies for the purpose of compleating the aforesaid ca"nal;" and by striking out of line 8 the words, "by means of a canal."

Which was determined in the negative.

A motion was made by Mr. Kennedy, and seconded by Mr. Kirk, two of the majority,

To re-confider the motion made by Mr. Frailey, seconded by Mr. Wharton, and agreed to, to strike out the words, "without proper authority from the Governor of this commonwealth."

Which was determined in the affirmative.

On the question,—" Will the House agree to the said amendment?" It was determined in the negative.

A motion was made by Mr. Speer, and feconded by Mr. Frailey,

To amend, by striking out of line 4 the words, "provision by law shall have been made by," and to insert, in place thereof, the words "shall adopt such measures as the Governor of this commonwealth shall judge proper and sufficient."

Which was determined in the negative, and the fection adopted.

A motion was made by Mr. Snyder, and seconded by Mr. Frailey, That the following be an additional section, viz.

SECT. IV. And be it further enacted by the authority aforesaid, That if the Legislatures of Maryland and Delaware, respectively, shall not, within two years from and after the passing of this act, make and enact such laws as shall be necessary on their parts, respectively, to carry into complete effect the provisions of this act, then, and in that case, this act, and all the provisions therein contained, shall become void and of none effect, any thing herein contained to the contrary in any wise notwithstanding.

On the question,-" Will the House agree to the same?"

The Yeas and Nays were called for by Mr. Snyder and Mr. Hemphill, and are as follow, viz.

Y E A S.	YEAS.	Y E A S.	•
Messrs. Boileau,	Messrs. Hendricks,	Messrs. Rose,	
Conrad,	Harris,	Shoemaker,	
Ewalt,	Kennedy,	Snyder,	
Frailey,	Krause,	Wright,	
Follmer,	Lyle,	Wilson,	
Forster,	Logan,	Welles;	
Gehr,	Mewhorter,	Williamson,	
Horne,	M'Dówell,	Weaver.	26.
Hartzell,	Rugh,		
NAYS.	NAYS.	NAYŞ.	
Messrs. Evans, Speaker.	Messrs. Bull,	Messrs. Barclay,	
Albright,	Brown,	Baird,	ፕሮ <i>የ</i> ነ

N A Y 5.

NAYS.	NAYS.	NAYS.
Mesirs. Brooke,	Mesirs. Kirk,	Mesirs. A. Scott,
Campbell,	Keys,	Stewart,
Coolbaugh,	Kelly,	J. Scott,
Cunningham,	Linnard,	Speer,
Erwin,	Miller,	Sample,
Fisher,	Penrofe,	Taylor,
Hall,	Preston,	Turner,
Hemphill,	Palmer,	Udree,
Hannum,	Seckel,	Van Horne,
Hopkins,	Stocker, ·	Wharton,
Ingels,	Stover,	Watson. 41.
Keppele,	Strickler,	

So it was determined in the negative.

And the faid bill having been fully confidered by paragraphs, Ordered, That it be transcribed for a third reading.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mr. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return two bills, entituled, respectively, "An Act for the relief of George Walton," and "An Act to provide for opening a road from near the Bald Eagle's Nest, "in Misselin county, to Le Bœuf, in the county of Allegheney," which the Senate hath passed; also two bills, entituled, respectively, "An Act to authorise the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia," and "An Act to erect certain election districts in the counties of Northampton and Luzerne," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives."

And having prefented the faid bills and amendments to the Chair, he withdrew.

The House resolved itself into a committee of the whole House, on the bill from the Scnate, entituled "An Act to render perpetual an act, entituled "A further supplement to the act, entituled An Act for making an artissical "road from the city of Philadelphia to the borough of Lancaster, and for other purposes."

After some time,

The Speaker refumed the Chair, and Mr. Fisher reported the bill, without amendment. And

On motion, and by special order, the said bill was read, as reported by the committee of the whole House.

The first section thereof being under consideration,

A motion was made by Mr. Boileau, and feconded by Mr. Conrad,

To amend the same, by striking out, from and after the word "be," in line 12, to the end of the section, and inserting, in place thereof, the words, continued

" continued in force for seven years from the passing of this act, and from thence to the end of the next session of the General Assembly, and no longer."

Which was determined in the affirmative, and the section, as amended, adopted.

And the faid bill having been fully confidered by paragraphs,

Ordered, That the title thereof be, "An Act to extend, for a limited time, an act, entituled A further supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes," and that it be transcribed for a third reading.

The amendments by the Senate on the bill, entituled "An Act to authorise the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia," were read the first time, as sollow, viz.

Amendments by the Senate on the bill, entituled "An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia," to wit.

SECT. I. line 6, transpose the word "and," placing it next after the word "folely," and next after "and" insert "exclusively;" line 11, next after the word "fhall," insert "pay the same duties."

And on motion, and by special order, the same were read the second time.

Whereupon

Refolved, That this House concur the said amendments.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennfylvania.

G E N T L E M E N,

HAVE this day approved and figned the act of the General Assembly, entituled "An Act for altering and erecting certain election districts "within this commonwealth," and I have directed the Secretary of the commonwealth to return the same to the Senate, in which it originated.

THOMAS MIFFLIN.

Philadelphia, April 8th, 1799.

The amendments by the Senate on the bill, entituled "An Act to erect certain election districts in the counties of Northampton and Luzerne," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to erect cer"tain election diffricts in the counties of Northampton and Luzerne."

SECT. I. line 4, next after "Chesnut-bill," insert " in the county of North-

Infert

Infert a new section, viz.

SECT. III. And be it further enacted by the authority aforesaid, That so much of Washington county as lies within the following bounds, viz. beginning on the Monongahela river, one mile above the mouth of Pigeon creek; thence a direct line to Thomas Parkinson's old mill, on faid creek; thence up the fame creek to Bentley's mills; thence along the road from faid mills to the Quaker meeting-house; thence to Nathan Heald's faw-mill, on Pike run; thence to the main road leading from Washington to Brownsville; thence along faid road to the Monongahela river; thence down faid river to the place of beginning, shall be a separate election district; and the electors thereof shall hold their elections at the house now occupied by Edward West, in faid district.

Next after the word "of," infert "Washington."

And on motion, and by special order, the same were read the second time.

The first amendment was concured,

The fecond amendment being under confideration,

On the question,-" Will the House concur the same?"

The Yeas and Nays were called for by Mr. Frailey and Mr. Udree, and are as follow, viz.

YEAS.	Y E A S.	YEAS.
Messrs. Evans, Speaker.	Messrs. Hopkins,	Messrs. A. Scott,
Albright,	Keppele,	Stewart,
Bull,	Keys,	Speer,
Brown,	Kelly,	Sample,
Barclay,	Miller,	Taylor,
Brooke,	Martin,	Turner,
Erwin,	Preston,	Wharton,
Fisher,	Palmer,	Watfon,
Forster,	Seckel,	Welles,
Hall,	Stocker,	Williamson. 34.
Hemphill,	Stover,	<b>0</b> ,
4 Hannum,	Strickler,	
NAVS	NAVS	NAVS

Meffrs. Baird, Messrs. Hendricks, Boileau, Harris, Coolbaugh, Ingels, Cunningham, Kennedy, Conrad, Linnard, Frailey, Lyle, Follmer, Mewhorter, Horne, M'Dowell,

Hartzell, Penrose, So it was determined in the affirmative.

And the third amendment was concured.

Messrs. Rugh, Rose, Raum, Shoemaker, Udree, Van Horne, Wright, Wilson, Weaver.

27.

The bill from the Senate, entituled "An Act concerning writs of parti-"tion," was read, as reported by the committee of the whole House.

And the faid bill having been fully confidered by paragraphs,

Ordered, That it be transcribed for a third reading.

The House resolved itself into a committee of the whole House, on the bill from the Senate, entituled "An Act declaring Little Schuylkill a public highway."

After some time,

The Speaker resumed the Chair, and Mr. Keppele reported the bill, without amendment. And

On motion, and by special order, the said bill was read, as reported by the committee of the whole House.

And having been fully confidered,

On motion, (two thirds of the House agreeing to dispense with the rule) it was read the third time.

Whereupon

Resolved, That the said bill pass.

The bill from the Senate, entituled "An Act for the relief of the widow and heirs of John Jones, deceased," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the same having been fully considered,

On motion (two thirds of the House agreeing to dispense with the rule) it was read the third time.

Whereupon

Resolved, That the said bill pass.

The bill from the Senate, entituled "An Act to establish a ferry over the "river Kiskiminetas, on the road leading from Greenesburgh to John Finsee ley's mill, in the county of Westmoreland, and for vesting the right there-

of in Peter Clause, his heirs and assigns," was read the second time.

On the question,—" Will the House resolve itself into a committee of the whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

The first section being under consideration,

On motion of Mr Hendricks, feconded by Mr. Mewhorter,

Ordered, That the further consideration of the said section and bill be postponed.

The

The bill from the Senate, entituled "An Act for compleating the education of John Konkapot, junior," was read the fecond time.

On the question,—" Will the House resolve itself into a committee of the "whole House on the said bill?"

It was, on motion,

Refolved, That the House will in the present instance dispense with the rule.

And the same having been fully considered,

Ordered, That it be transcribed for a third reading.

The Clerk reported that he had returned to the Senate two bills, entituled respectively, viz.

- 1. An Act vesting certain powers in the Judges of the Supreme Court.
- 2. An Act declaring Little Schuylkill a public highway.

And informed the Senate that this House had passed the same; and also two bills, entituled, respectively, viz.

- I. An Act to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the feveral acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes.
  - 2. An Act for the relief of the widow and heirs of John Jones, deceafed.

And informed that this House had passed the same, with amendments, to which they request the concurence of the Senate.

And that he also informed that this House had concurred the amendments by the Senate on the following bills, entituled, respectively, viz.

- 1. An Act for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.
- 2. An Act to erect certain election districts in the counties of Northampton and Luzerne.
- 3. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.

Adjourned until nine o'clock to-morrow, A. M.

# WEDNESDAY, April 10th, 1799. A.M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Scnate, compared seven bills, entituled, respectively, viz.

of Philadelphia from the introduction of pestilential and contagious diseases.

- 2. An Act for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.
- 3. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.
  - 4. An Act for the relief of George Walton.
- 5. An Act to provide for opening a road from near the Bald Eagle's Nest, in Mifflin county, to Le Bœuf, in the county of Allegheney.
- 6. An Act to erect certain election districts in the counties of Washington, Northampton and Luzerne.
- 7. An Act to authorise the Commissioners of the county of Delaware toraise money, by toll, for the repair and maintenance of the bridges on the public State road of faid county.

And having presented the said bills to the Chair, the Speaker signed the Hame.

The committee to whom was referred, February 13th last, the petition of a number of the inhabitants of the township of Londonderry, in the county of Bedford, made report, which was read, as follows, viz.

That they have taken the prayer of the petitioners into confideration, and are of opinion that the same ought to be granted: They therefore offer the. following resolution, viz.

Resolved, That it be referred to the consideration of the next Legislature. Ordered to lie on the table.

The bill from the Senate, entituled "An Act to enable the Governor of this commonwealth to appoint Commissioners to ascertain the best route for, " and mode of effecting, a communication between the waters of the Dela-"" ware and Chesapeake bay, and appropriating a sum of money for opening "the navigation of the river Susquehanna down to the Maryland line," was read the third time.

On the question,-" Shall this bill pass, with the following amendment?" viz.

SECT. I. line 20, strike out the words, "five dollars," and insert, in place thereof, the words, " three dollars and fifty cents."

The Yeas and Nays were called for by Mr. Snyder and Mr. Follmers and are as follow, viz.

YEAS. YEAS. Y E A S.Messrs. Evans, Speaker. Messrs. Erwin, Messirs. Keppele, Kirk, Frailey, Albright, Bull, Hall, Keys, Kelly, Hemphill, Brown, Buckley, Hannum, Linnard, Miller, Barclay, Hopkins, Penrose. Hartzell, Campbell, Coolbaugh, Hendricks, Preston, Palmer, Huston, Conrad, Seckel, Eyre, Ingels, 115

YEAS,

Y E A S.  Messrs. Stocker, Stover, Strickler, A. Scott,	Y E A S.  Meffrs. J. Scott, Speer, Sample, Taylor,	Y E A S.  Messrs. Turner,  Van Horne,  Wharton,  Watson.	42.
NAYS.	NAYS.	NAYS.	
Messis Baird, Boileau, Cunningham, Ewalt, Follmer,	Messrs. Kennedy, Lyle, Logan, Martin, M'Dowell,	Mesirs. Snyder, Wright, Wilfon, Welles, Williamfon,	
Forfter, Horne,	Rugh, Raum,	Weaver.	20.

So it was determined in the affirmative.

The bill from the Senate, entituled "An Act concerning writs of partition," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendment, viz.

Sect. II. line 19, insert, next after the word "rights," the following, but in case each of the persons interested, or more than one of them, shall be willing to take the lands and tenements at the appraised value, then, in that case, the court shall determine to whom the lands and tenements shall be conveyed."

The bill from the Senate, entituled "An A& to render perpetual an a&, "entituled A further supplement to the a&, entituled An A& for making an artificial road from the city of Philadelphia to the borough of Lan"caster, and for other purposes," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendments, viz.

SECT. I. line 12, strike out, next after the word "be," to the end of the section, and insert, in place of the words stricken out, "continued in sorce" for seven years from the passing of this act, and from thence to the end of the next session of the General Assembly, and no longer."

Title. Strike out, in line 1, the words, "render perpetual," and infert, in place thereof, the words, "extend for a limited time."

The bill from the Senate, entituled "An Act for compleating the educa-" tion of John Konkapot, junior," was read the third time.

Whereupon

Refolved, That the faid bill pass, with the following amendment, viz.

Sect. I. strike out, at the end thereof, the words, "that may be unappropriated."

The House resumed the consideration of the amendments by the Senate on the bill, entituled "An Act making provision for the opening and improving

of a road over the Penn's-Valley mountains, in the county of Mifflin," postponed the 8th instant.

The third amendment recuring,

YEAS

On the question,-" Will the House concur the same?"

The Yeas and Nays were called for by Mr. Kennedy and Mr. Frailey, and are as follow, viz.

VFAS

YEAS

1 E A S.	I E A S.	I E A S.	
Messrs. Evans, Speaker.	Messrs. Hemphill,	Messrs. Strickler,	
Bull,	Hendricks,	A. Scott,	
Buckley,	Harris,	Speer,	
Brooke,	Keppele,	Sample,	
Campbell,	Lyle,	Taylor,	
Coolbaugh,	Logan,	Wharton,	
Cunningham,	Martin,	Wright,	
Ewalt,	Preston,	Welles,	
Fisher,	Palmer,	Williamson.	31.
Forster,	Rugh,		
Hall,	Seckel,		
NAYS.	NAYS.	NAYS.	
Messrs. Albright,	Messrs. Ingels,	Messrs. Stover,	
Brown,	Kirk,	Shoemaker,	
Boileau,	Keys,	Snyder,	
Conrad,	Kennedy,	Turner,	
Eyre,	Linnard,	Udree,	
Frailey,	M'Dowell,	Van Horne,	
Hopkins,	Penrose,	Wilfon.	23.
Hartzell,	Raum,		

So it was determined in the affirmative.

The fourth amendment was concured.

A motion was made by Mr. Williamson, and seconded by Mr. Speer, To re-consider the second amendment, non-concured the 8th instant. Which was agreed to.

On the question,—" Will the House concur the said amendment?" It was determined in the affirmative.

The Clerk reported that he had returned to the Senate four bills, entituled, respectively, viz.

- 1. An A& to enable the Governor of this commonwealth to appoint Commissioners to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line.
  - 2. An Act concerning writs of partition.

3. An Act to render perpetual an act, entituled "A further Supplement" to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."

4. An Act for compleating the education of John Konkapot, junior.

And informed the Senate that this House had passed the same, with amendments, to which they request the concurrence of the Senate.

A motion was made by Mr. Preston, seconded by Mr. Hemphill, and adopted, as follows, viz.

Refolved, That the Clerk and Affistant Clerk of this House be allowed the fum of five hundred dollars each, in full for their extra services; that the Serjeant-at-Arms be allowed two hundred dollars, and the Door-keeper three hundred dollars, for their extra services; and that the Speaker be, and he is hereby, authorised to draw his warrants on the Treasurer for the same.

The report of the committee on the memorial of the Managers of the Pennfylvania Hospital, read the second instant, was read the second time.

Whereupon, on motion,

Refolved, That it be specially recommended to the consideration of the next Legislature.

The committee appointed January 28th last, on the subject of lands granted for the use of public schools, made report, which was read, as follows, viz.

That they have made enquiry at feveral of the offices, where information was likely to be obtained on that fubject, and are not able to discover that the Supreme Executive Council ever issued orders for the surveying the sixty thousand acres of land for the use of public schools, as directed by the above recited act; but from the difficulty of making the search on the records of the Executive Council, the committee are not certain but that such orders may have issued, and probably the land may have been surveyed: They therefore offer the following resolution, viz.

Refolved, That it be, and it is hereby, recommended to the succeeding Legislature to make further enquiries whether any, and (if any) what proceedings have been taken in laying off and securing the land granted for the use of public schools, as ordered by the act of Assembly of April 7th, 1786.

Ordered to lie on the table.

The amendments by the Senate on the bill, entituled "An A& to incor"porate that part of the diffrict of the Northern-Liberties, lying between
the middle of Sixth-street and the river Delaware, and between Vineftreet and Cohocksink creek," read the 3d instant, were read the second
time.

Whereupon, on motion,

Ordered, That the further confideration of the faid amendments be post-poned.

A motion was made by Mr. Logan, feconded by Mr. Boileau, and adopted, as follows, viz.

Refolved, That the act to provide for the instruction of youth, by establishing schools thoughout this commonwealth, be, and the same is hereby, recommended

recommended to the early and particular attention of the succeeding Legislature.

On motion,

Ordered, That the bill, entituled "An Act for the abolition of flavery in the commonwealth of Pennsylvania," be specially recommended to the consideration of the next Legislature.

On motion,

Ordered, That the bill, entituled "An Act to allow the Conewago Canal Company to exact a toll from the boats, rafts and vessels, using the same," be specially recommended to the consideration of the next Legislature.

On motion,

Ordered, That the bill, entituled "A Supplement to the act enabling the "Governor of this commonwealth to incorporate a company, for making an artificial road from the borough of Lancaster to the river Susquehanna, at or near Wright's ferry," be specially recommended to the consideration of the next Legislature.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the Senate, in which they originated.

I. An ACT for the regulation of the militia of the commonwealth of Pennfylvania.

II. An ACT providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth.

III. An ACT to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia.

IV. An ACT to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four.

THOMAS MIFFLIN.

Philadelphia, April 9th, 1799.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return the bill, entituled "An Act to authorife the Gevernor to procure on loan the fum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the common-

"wealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts
of the Brigade-Inspectors; to make certain appropriations; and for other
purposes;" which the Senate hath passed, with amendments, to which
they request the concurrence of the House of Representatives.

And having presented the said bill and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to authorife" the Governor to procure on loan the fum of one hundred thousand dol"lars; to suspend, for a limited time, the act, entituled "An Act to pro"vide arms for the use of the commonwealth," passed the twenty-eighth
day of March, one thousand seven hundred and ninety-seven; surther to
provide for the settlement of the accounts of the Brigade-Inspectors; to
make certain appropriations; and for other purposes;" to wit.

Sect. I, line 5, at the end of the line, insert "forty thousand dollars of;" line 6, next after "be," insert "forthwith;" line 7, next after the word "Bank," insert the words, "and the remainder thereof;" lines 7 and 8, strike out "in one entire sum, and when the same," and insert "by three equal in"flahments, and when the same, or any part thereof;" at the end of line 9, insert "but no such credit shall be given, except for the said forty thousand "dollars, unless on thirty days notice by the Governor to the President and "Directors of the Bank, and for the payment of the interest on the sum which "may be borrowed in virtue of this act;" lines 13 and 14, strike out the words, "and for the payment of the interest on the aforesaid sum of one hun"dred thousand dollars;" line 18, next after the word "accrued," insert "and;" line 19, between "fum" and "shall," insert "or so much thereof "as may be borrowed as aforesaid;" line 20, strike out "day on which it," and insert "respective instalments;" line 26, at the end of the line, insert "or so much thereof as shall be borrowed as aforesaid;" line 28, at the end of the line, insert "equal to the sum which may be so borrowed."

SECT. II. line 1, strike out " fo much of."

And on motion, and by special order, the same were read the second time. Whereupon, on motion,

Refolved, That a committee be appointed to confer with a committee of the Senate (if the Senate should appoint such committee) on the subject of the said amendments, and

Ordered, That Mr. Hall, Mr. Hemphill, Mr. Kennedy, Mr. Frailey and Mr. Lyle be a committee for that purpose.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

"MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return two bills, entituled, respectively, viz. "An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned;" and "An Act to declare Fishing creek, and

one of its branches, in the county of Northumberland, public highways," which the Senate hath paffed; also two bills, entituled, respectively, "An "Act to extend the period heretofore allowed for applying for donation lands, " and to regulate the mode of authenticating claims thereto;" and " An Act to raife and collect county rates and levies," which the Senate hath passed, with amendments, to which they request the concurence of the House of Representatives; and to inform that the Senate hath concurred the amendments on the bill, entituled "An Act for the relief of the widow and heirs " of John Jones, deceased," and hath non-concured the amendments by the House of Representatives on the bill, entituled "An Act to supply cer-"tain defects in the acts incorporating the city of Philadelphia, and fundry "towns and boroughs within this commonwealth, and to explain and amend "an act, entituled "An Act to alter and amend the several acts of the Geof neral Assembly of this commonwealth incorporating the city of Philadel-" phia, and for other purposes," and hath concured the amendments by the House of Representatives on the bill, entituled "An Act concerning writs " of partition," and on the bill, entituled "An Act to enable the Governor " of this commonwealth to appoint Commissioners to ascertain the best route " for, and mode of effecting, a communication between the waters of the "Delaware and Chesapeake bay, and appropriating a sum of money for open-"ing the navigation of the river Susquehanna, down to the Maryland line."

And having presented the said bills and amendments to the Chair, he withdrew.

The amendments by the House of Representatives on the bill from the Senate, entituled "An Act to supply certain defects in the acts incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes," were read.

Whereupon.

Resolved, That this House recede from the said amendments.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following message, viz.

" Mr. Speaker,

"In obedience to the orders of the Senate, I have the honour to return the bill, entituled "An Act empowering certain trustees, therein named, to fell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned," which the Senate hath passed; and the bill, entituled "A Supplement to the act, entituled An Act for the regulation of apprentices," which the Senate hath passed, with amendments, to which they request the concurrence of the House of Representatives; and to inform that the Senate hath concurred the amendments by the House of Representatives on the bill, entituled "An Act for compleating the education of John "Konkapot, junior," and also on the bill, entituled "An Act to render perpetual an act, entituled "A further Supplement to the act, entituled

"An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."

And having presented the said bills and amendments to the Chair, he withdrew.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared three bills, entituled, respectively, viz.

- 1. An Act for the relief of the widow and heirs of John Jones, deceased.
- 2. An Act vesting certain powers in the Judges of the Supreme Court.
- 3. An Act declaring Little Schuylkill a public highway.

And having presented the said bills to the Chair, the Speaker signed the same.

The amendments by the Senate on the bill, entituled "An Act to raise "and collect county rates and levies," were read the first time, as follow, viz.

Amendments by the Senate on the bill, entituled "An Act to raise and collect county rates and levies," to wit.

SECT. II. line 10, strike out "bigbest in votes shall be changed," and, in place thereof, insert "bigbest in vote shall serve three years, the next high-"est two years, and the lowest one year, and their places respectively be sup-"plied."

SECT. III. line 13, strike out "city or."

SECT. IV. line 15, at the end of the line, infert " and if any constable " shall neglect to make such return, he shall forfeit and pay the sum of sive dollars for every such neglect."

SECT. V. line 5, strike out "thirty," and insert "twenty."

SECT. VI. line 7, strike out "certificate," and insert "certified copy;" and, next after "which," insert "outh or affirmation;" line 8, strike out "he," and insert "fuch affessor or assistant assessor."

SECT. VII. line 18, strike out "in dollars and cents;" line 26, next preceding "townships," insert "wards or;" and, next after "assessing infert "or collectors;" line 28, next after "assessing insert "or collectors;" line 29, next after "bis," insert "ward or;" line 32, next after "assessing insert "or collector."

SECT. IX. line 21, next after "affeffor," infert "or collector."

SECT. X. line 12, ftrike out "thirty," and infert "twenty;" and, next after "dollars," infert "and another perfon shall be appointed in his stead."

SECT. XI. strike out from "fhall," in line 4, to "keep," in line 6; line 7, strike out "assist them at appeals;" strike out from "fervices," in line 11, to the end of the section, and insert "fuch sum as the commissioners "shall at their first meeting in each year agree upon."

SECT. XIII. line 6, strike out "triennially" and insert "anually;" strike out from the word "shall," in line 7, to the end of line 8; strike out from "commissioners," in line 10, to the word "conditioned," in line 11; line 14, strike out "at the expiration of three years."

SECT.

SECT. XV. line 26, strike out " without bail;" line 27, next after " paid," insert " or secured to be paid."

SECT. XVIII. line 4, next after "duplicates," infert " or given security "for the payment thereof."

SECT. XX. line 6, next after "or," insert "their," and make "fuc-

SECT. XXII. line 3, strike out "two dollars," and insert "one dollar" and thirty-three cents, and no more; line 6, strike out "and fifty cents."

SECT. XXIII. line 23, strike out "a," and insert "the."

SECT. XXIV. line 13, next after "faid," infert "Court, and."

SECT. XXV. line 13, next after "until," infert "three months notice given in three of the daily papers of the city of Philadelphia, and in one other newspaper in or nearest to the county where such land is situate, that one or more years tax is due on the unseated land in said county, and the expences of such publication shall be at the proper cost of the delinquent; and if any tax due as aforesaid shall at the expiration of three months remain unique, and the Commissioners shall make;" line 15, strike out "is made and published six," and, in place thereof, insert "and publish the same three;" line 16, strike out "fix," and insert "three;" line 18, strike out "by," and insert "and," and strike out "who," and insert "shall;" line 19, strike out "shall."

Infert a new section, to wit.

SECT. XXVII. And be it further enacted by the authority aforefaid, That the Commissioners of each and every county shall publish a fair and accurate statement of all receipts and expenditures of the preceding year, for four days at least, in one or more of the newspapers printed in their counties, respectively, wherein a newspaper is or shall be printed, and where no paper is or shall be printed, then in at least sifty hand bills, to be set up in the most public places in the county in the month of February annually, under penalty of one hundred dollars each, to be recovered by the Prothonotary of the county, and paid into the Treasury, for the use of the county; and the said statements shall enumerate the respective sums paid by each ward or township within the said city and county, and also designate the various sums expended for the support of the prisons, the pay of each Commissioner and their Clerk, the repairs of old or erection of new bridges, and the sums paid to individuals for lands over which roads have been laid out, with such other items as they may judge will have a tendency to convey general information on the various transactions of the year.

Make Sect. XXVII. Sect. XXVIII. and at the end of the section insert, "provided that nothing berein contained shall prevent the Collector of any tax or taxes laid under any former law or laws." And

On motion, and by special order, the same were severally read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The amendments by the Senate on the bill, entituled "A Supplement to the act, entituled "An Act for the regulation of apprentices," were read the first time, as follow, viz.

Strike out Sect. II. and make Sect. III. Sect. II. And

On motion, and by special order, the same were read the second time.

Whereupon

Refolved, That this House concur the said amendments.

The Clerk reported, that he had informed the Senate that this House had concured the amendments by the Senate on the bill, entituled "An Act " making provision for the opening and improving of a road over the Penn's-"Valley Mountains, in the county of Mifflin," and had difagreed to the report of the committee of conference on the bill, entituled "An Act to " enable aliens, in certain cases, to purchase and hold real estates within this "commonwealth;" that he had prefented an Extract from the Journal, relative to the appointment of a committee of conference on the amendments by the Senate on the bill, entituled "An Act to authorife the Governor to " procure on loan the fum of one hundred thousand dollars; to suspend, for "a limited time, the act, entituled "An Act to provide arms for the use of "the commonwealth," passed the twenty-eighth day of March, one thou-" fand feven hundred and ninety-feven; further to provide for the fettlement " of the accounts of the Brigade-Inspectors; to make certain appropriations; "and for other purposes;" and that he had presented to the Speaker of the Senate, for his fignature, ten bills, entituled, respectively, viz.

- 1. An A& for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious discases.
- 2. An Act for the reimbursement of monies heretosore advanced by the Receiver-General of the Land-office.
- 3. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.
  - 4. An Act for the relief of George Walton.
- 5. An Act to provide for opening a road from near the Bald Eagle's Nest, in Missin county, to Le Bouf, in the county of Allegheney.
- 6. An Act to erect certain election districts in the counties of Washington, Northampton and Luzerne.
- 7. An Act to authorife the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public State road of said county.
  - 8. An Act vesting certain powers in the Judges of the Supreme Court.
  - 9. An Act declaring Little Schuylkill a public highway.
  - 10. An Act for the relief of the widow and heirs of John Jones, deceased.

The amendment by the Senate on the bill, entituled "An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode of authenticating claims thereto," was read the first time, as follows, viz.

SECT.

SECT. II. line 7, strike out " is or."

And on motion, and by special order, the same was read the second time. Whereupon

Resolved, That this House concur the said amendment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- J. An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.
- 2. An Act for the reimbursement of monics heretofore advanced by the Receiver-General of the Land-office.
- 3. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.
  - 4. An Act for the relief of George Walton.
- 5. An Act to provide for opening a road from near the Bald Eagle's Nest, in Mifflin county, to Le Bœuf, in the county of Allegheney.
- 6. An Act to erect certain election districts in the counties of Washington, Northampton and Luzerne.
- 7. An Act to authorife the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county.
  - 8. An Act vesting certain powers in the Judges of the Supreme Court.
  - 9. An Act declaring Little Schuylkill a public highway.
  - 10. An Act for the relief of the widow and heirs of John Jones, deceafed.

Adjourned until nine o'clock to-morrow, A. M.

## THURSDAY, April 11th, 1799. A. M.

The House met pursuant to adjournment.

The Clerk reported, that he had informed the Senate that this House had concured the amendments by the Senate on the following bills, entituled, respectively, viz.

- 1. An Act to raise and collect county rates and levies.
- 2. A Supplement to the act, entituled "An Act for the regulation of ap-
- 3. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.

And that they had receded from their amendments on the bill, entituled

- " An Act to supply certain descess in the acts incorporating the city of Phi-
- " ladelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the

" feveral

" feveral acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purpotes."

#### On motion,

Ordered, That the bill, entituled "An Act to appropriate a fum of money "for laying out and opening a road from Chambersburgh, in Franklin coun- ty, to intersect the State road east of the town of Bedford," be specially recommended to the consideration of the next Legislature.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senatc, compared six bills, entituled, respectively, viz.

- 1. An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."
- 2. A supplement to the act, entituled "An Act for the regulation of ap-
- 3. An Act to declare Fishing creek and one of its branches, in the county of Northumberland, public highways.
- 4. An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Mifflin, and for opening and improving the State road from Turtle creek to Pittfburgh.
- 5. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
  - 6. An Act to raife and collect county rates and levies.

And having presented the said bills to the Chair, the Speaker figned the same.

The committee appointed to confer with the committee of the Senate, on the fubject of their amendments on the bill, entituled "An Act to authorife the Governor to procure on loan the fum of one hundred thousand dollars; to fuspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes;" made report, which was read, as follows, viz.

That in their opinion the following amendments to the amendments by the Senate are expedient, and that the committee of the Senate concur the fame, viz.

SECT. I. line 5, strike out the word "forty," and insert "fifty;" line 8, strike out "by three equal instalments," and insert "in one entire sum," strike out the words, "or any part thereof;" line 10, strike out the word "forty," and insert "first mentioned sifty." And

On motion, and by fpecial order, the fame was read the fecond time, and adopted.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, six bills, entituled, respectively, viz.

1. A

- T. A Supplement to the act, entituled "An Act for the regulation of apprentices."
- 2. An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."
- 3. An Act to declare Fishing creek and one of its branches, in the county of Northumberland, public highways.
- 4. An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Misslin, and for opening and improving the State road from Turtle creek to Pittsburgh.
- 5. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
  - 6. An Act to raife and collect county rates and levies.

The report on the petition of Joseph Knight, read February 20th last, was read the second time.

Whereupon, on motion,

Ordered, That the further confideration thereof be postponed for the pre-

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- ... An Act to continue, for an additional period, "An Act for instituting "a Board of Property, and for other purposes therein mentioned."
- 2. A Supplement to the act, entituled "An Act for the regulation of apprentices."
- 3. An Act to declare Fishing creek and one of its branches, in the county of Northumberland, public highways.
- 4. An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Misselin, and for opening and improving the State road from Turtle creek to Pittsburgh.
- 5. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
  - 6. An Act to raise and collect county rates and levies.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a meffage from the Governor.

And having withdrawn, the fame was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennfylvania.

GENTLEMEN,

"HE bill, entituled "An Act for establishing an Health-office, for se-"curing the city and port of Philadelphia from the introduction of "pestilential and contagious diseases," was presented for my consideration yesterday afternoon, and I take the earliest opportunity to return it, with the following objections against its being passed into a law.

118

By the eighth section of the second article of the constitution it is provided, that "the Governor shall appoint all officers, whose offices are established by the constitution, or shall be established by law, and whose appointments are not herein otherwise provided for."

By the first section of the bill under consideration it is declared, that "the Board of Health shall have power to appoint an Health-officer, Quarantine-master, and such other officers and servants, as from time to time shall be found necessary to perform the several duties required by this act, and their future regulations, and to remove any of the officers and servants by them appointed, and appoint others in their places."

The offices of Health-officer and Quarantine-master it is proposed to establish by law; and as there is no special provision for the appointment of such officers in the constitution, I am of opinion that it would be unconstitutional to vest the power of appointing them in any other person or persons than the Governor of the commonwealth.

#### THOMAS MIFFLIN.

Philadelphia, April 11th, 1799.

Whercupon

On motion of Mr. Keppele, seconded by Mr. Penrose,
The House proceeded to the reconsideration of the faid bill. And
On the question,—" Shall this bill pass?"

The Yeas and Nays being called for by Mr. Keppele and Mr. Hemphillit was unanimously determined in the negative, as follows, viz.

NAYS.	NAYS.	NAYS.
Messrs. Evans, Speaker.	Messrs. Hannum,	Messrs. Preston,
Albright,	Hopkins,	Palmer,
Brown,	Horne,	Rofe,
Buckley,	Hartzell,	Raum,
Brooke,	Hendricks,	Strickler,
Boileau,	Harris,	A. Scott,
Campbell,	Ingels,	Stewart,
Cunningham,	Keppele,	J. Scott,
Conrad,	Kirk,	Sample,
Eyre,	Keys,	Taylor,
Ewalt,	Kennedy,	Turner,
Frailey,	Linnard,	Van Horne,
Follmer,	Lyle,	Watfon,
Forster,	Logan,	Wright,
Gehr,	Miller,	Welles,
Hall,	Martin,	Williamfon,
Hemphill,	Penrofe,	Weaver. 51

Mr. Keppele read in his place a bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases," and, having obtained leave, presented the same to the Chair, when it was read the first time, and

Ordered to lie on the table.

Whereupon

Whereupon, on motion,

Resolved, That the 19th rule of this House be suspended for the present.

The faid bill was then read the fecond time.

And the same having been fully considered by paragraphs,

It was read the third time. And

"On the question,—" Shall this bill pass?"

It was determined in the affirmative.

On motion,

Refolved, That the fourth rule for conducting business between the Senate and House of Representatives be dispensed with, as far as relates to the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases."

Mr. Dallas, the Secretary of the commonwealth, being introduced, presented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

GENTLEMEN,

HAVE this day approved and figned the following acts of the General Affembly, and I have directed the Secretary of the commonwealth to return the same to the House, in which they respectively originated.

I. An ACT for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.

II. An ACT vesting certain powers in the Judges of the Supreme Court.

III. An A C T declaring Little Schuylkill a public highway.

IV. An ACT to authorife the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county.

V. An ACT for the relief of George Walton.

VI. An ACT to erect certain election districts in the counties of Washington, Northampton and Luzerne.

VII. An ACT to provide for opening a road from near the Bald Eagle's Neft, in Mifflin county, to Le Bœuf, in the county of Allegheney.

VIII. An ACT to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.

IX. An ACT for the relief of the widow and heirs of John Jones, desceased.

THOMAS MIFFLIN.

Philadelphia, April 10th, 1799.

The Clerk reported that he had presented to the Senate an Extract from the Journal, relative to dispensing with the fourth rule for conducting business between the two Houses, as far as respects the bill, entituled "An Act for establishing an Fiealth-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases."

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mir. Speaker,

"In obedience to the orders of the Senate, I have the honour to return the bill, entituled "An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned;" which the Senate hath passed, with amendments, to which they request the concurrence of the House of Representatives.

And having prefented the faid bill and amendments to the Chair, he withdrew.

The amendments were then read, as follow, viz.

Amendments by the Senate on the bill, entituled "An A& to provide for felling the feveral referved tracts of land adjoining the towns of Erie,

"Franklin, Warren and Waterford, and for other purposes therein mention—
ded," to wit.

Strike out SECT. I.

SECT. IV. strike out the proviso.

SECT. II. strike out from the word "faid," in line 4, to the word "of," in line 5, inclusively, and insert "reserved tracts of land adjoining the towns

" of Erie, Franklin, Warren, Waterford and Beaver, which have not been laid out in town or out lots, or ceded to the United States, and to lay off the fame into lots, not exceeding one hundred and fifty; 'line 7, strike out "of,"

and, next after the word "drafts," insert "Provided always, that in each "of the Jaid referved tracts the quantity of five hundred acres be laid off, "for the wee of such schools or academies as may be reafter be established by

" for the use of such schools or academies as may hereafter be established by law in the said several towns."

SECT. III. line 7, strike out "and," and, next after the word "Water-"ford," insert "and Beaver;" line 10, strike out "three," and, in place thereof, insert "one;" line 11, next after "Philadelphia," insert "and," and strike out the words "at least;" strike out the words, "in Danphin "county one, one in Lancaster, and one in Washington," lines 11, 12 and 13; line 21, insert at the end of the line, "but that no contract shall be consirm-"cd by the said Commissioner for sisteen days after the said books shall be "epened, and the highest price offered within that time shall be accepted."

SECT. V. line 3, strike out "four," and insert "five;" strike out "re"fide," in lines 3 and 4, and, in place thereof, insert "attend at;" line 8,
strike out "and," preceding "Waterford," and next after "Waterford,"
insert "and Beaver."

SECT. VI. line 2, next after "aforesaid," insert "that those persons, who have purchased any lot or lots in the second and third divisions of the town of Erie, may take a lot or lots in the first division of said town, at the same "price"

"price they purchased them at the former sales, and;" strike out the words built on," and, in place thereof, insert "paid for;" line 4, strike out "valuation price," and insert "prices they sold for at former sales;" line 5, strike out "sales are advertised, and comply with," and insert "passing "of this act, and pay for."

SECT. VIII. line 4, strike out "than two, nor more;" line 5, strike out "at the discretion of," and insert "to."

Number the fections accordingly.

Title. Strike out, in line 3, the word "and," and, next after "Wa-" terford," insert "and Beaver."

And on motion, and by special order, the same were read the second time. And the first amendment, to wit. "Strike out Sect. I." was concured.

The fecond amendment, to wit. "SECT. II. strike out from the word "faid," in line 4, to the word "of," in line 5, inclusively, and insert "re"ferved trasts of land adjoining the towns of Erie, Franklin, Warren, Wa"terford and Beaver, which have not been laid out in town or out-lots, or 
ceded to the United States, and to lay off the same into lots, not exceeding one 
hundred and fifty," was concured, with an amendment, viz. strike out "and 
Beaver," next after the word "Waterford," and insert the word "and," 
between the words "Warren" and "Waterford."

The third amendment, to wit. "SECT. II. line 7, strike out "of," and, "next after the word "drafts," insert "Provided always, that in each of "the said reserved trasts the quantity of five hundred acres be laid off, for "the use of such schools or academies as may hereafter be established by law in "the said several towns," was concured.

The fourth amendment, to wit. "SECT. III. line 7, strike out "and," and, next after the word "Waterford," insert "and Beaver," was non-concured.

The fifth amendment, to wit. "SECT. III. line 10, strike out "three," and, in place thereof, insert "one;" line 11, next after "Philadelphia," insert "and," and strike out the words "at least;" strike out the words, "in Dauphin county one, one in Lancaster, and one in Washington," lines 11, 12 and 13, was non-concurred.

The fixth amendment, to wit. "SECT. III. line 21, insert, at the end of the "line, "but that no contract shall be confirmed by faid Commissioner for sisteen days after the said books shall be opened, and the highest price offered within "that time shall be accepted," was concured.

The feventh amendment, to wit. "SECT. IV. strike out the proviso," being under consideration,

On the question,—" Will the House concur the faid amendment?"

The Yeas and Nays were called for by Mr. Forster and Mr. Fisher, and are as follow, viz.

· [ 119 ]

Y E A S. Y E A S.

Meffrs. Evans, Speaker. Meffrs. Bull,
Albright, Buckley,

Y E A S. Meffrs. Campbell, Fisher,

YEAS.

YEAS.	YEAS.	Y E A S.	
Messrs. Forster,	Messrs. Keppele,	Messrs. Sample,	
Hemphill,	Palmer,	Turner,	
Hannum,	Raum,	Wharton,	
Harris,	A. Scott,	Wilfon.	18.
NAYS.	NAYS.	NAYS.	
Meffrs. Brown,	Mesfrs. Ingels,	Messrs. Rose,	
Boileau,	Kirk,	Strickler,	
Cunningham,	Kennedy,	Shoemaker,	
Conrad,	Linnard,	Stewart,	
Eyre,	Lyle,	Snyder,	
Ewalt,	Logan,	Speer,	
Frailey,	Miller,	. Wation,	
Follmer,	Martin,	Wright,	
Hopkins,	M'Dowell,	Weaver.	29.
Hendricks,	Penrose,		
So it was determined	in the negative		

So it was determined in the negative.

The eighth amendment, to wit. "SECT. V. line 3, strike out "four," and insert "five;" strike out "refide in," lines 3 and 4, and, in place "thereof, insert "attend at," was non-concured.

The ninth amendment, to wit. "SECT. V. line 8, strike out "and," "preceding "Waterford," and, next after "Waterford," insert "and Bea-"ver," was non-concured.

The tenth amendment, to wit. "SECT. VI. line 2, next after "afore"faid," insert "that those persons, who have purchased any lot or lots in the

"fecond and third divisions of the town of Erie, may take a lot or lots in the

"first division of said town, at the same price they purchased them at the

"former sales, and;" strike out the words, "built on," and, in place thereof,

"insert "paid for;" line 4, strike out "valuation price," and insert "prices

"they sold for at former sales;" line 5, strike out "sales are advertised,

"and comply with," and insert "passing of this ast, and pay for," was concured.

The eleventh amendment, to wit. "SECT. VIII. line 4, strike out "than two, nor more;" line 5, strike out "at the discretion of," and insert "to," was concured.

The twelfth amendment, to wit. "Title. Strike out, in line 3, the word "and," and, next after "Waterford," infert "and Beaver," was non-concured.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared six bills, entituled, respectively, viz.

1. An Act to enable the Governor of this commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line.

2 An

- 2. An Act concerning writs of partition.
- 3. An Act to extend, for a limited time, an act, entituled "A further Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."
  - 4. An Act for compleating the education of John Konkapot, junior.
- 5. An Act to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."
- 6. An Act empowering certain trustees, therein named, to sell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned.

And having presented the said bills to the Chair, the Speaker signed the same.

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" Mr. SPEAKER,

"In obedience to the orders of the Senate, I am directed to inform that the Senate hath concured the amendments by the House of Representatives on the amendments by the Senate on the bill, entituled "An Act to autho- irise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes."

Also that the Senate hath receded from their amendment on the bill, entituled "An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth," non-concured by the House of Representatives; and hath concured the resolution of the House of Representatives, respecting dispensing with the fourth rule for conducting business between the two Houses, as to the bill therein mentioned.

The Clerk reported, that he had informed the Senate of the refolutions of this House relative to the amendments by the Senate on the bill, entituled "An Act to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned; and that he had presented to the Senate, for concurence, the bill, entituled "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases."

Mr. Matlack, the Clerk of the Senate, being introduced, presented to the Chair an extract from the Journal of that House.

And

And having withdrawn, the same was read, as follows, viz.

## IN SENATE, THURSDAY, April 11th, 1799.

Refolved, That the Secretary of this commonwealth he, and he is hereby, directed, as foon as he shall receive the printed copies of the act passed this session, entituled "An Act to regulate the general elections within this commonwealth," to transmit the same to the Prothonotaries of the respective counties, in proportion to the number of Representatives in each county; and the said Prothonotaries, respectively, are enjoined to deliver the same to the county Commissioners, who shall furnish the Sheriff with one copy, and deliver the remainder among the Judges and Inspectors of election, Judges of the Courts of Common Pleas, Justices of the Peace, and township officers, in proportion to the number of taxable inhabitants in each.

Ordered, That the foregoing resolution be transmitted to the House of Representatives, for concurence.

Extract from the Journal,

### T. MATLACK, Clerk of the Senate.

The Clerk reported that he had presented to the Speaker of the Senate, for his fignature, fix bills, entituled, respectively, viz.

- 1. An Act to enable the Governor of this commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line.
  - 2. An Act concerning writs of partition.
- 3. An Act to extend, for a limited time, an act, entituled "A further "Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."
  - 4. An Act for compleating the education of John Konkapot, junior.
- 5. An Act to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the "feveral acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."
- 6. An Act empowering certain trustees, therein named, to sell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned.

The committee appointed to join a committee of the Senate, to inspect the general accounts in the books of the Bank of Pennsylvania, in order to ascertain the amount of the capital stock, of the debts due to the same, of the monies deposited therein, of the notes in circulation, and of the cash on hand, made report, which was read, as follows, viz.

That they have performed that fervice, and from an examination of the general accounts, and the information they have received, believe the infti-

maged with the ftrictest attention and fidelity.

Ordered to lie on the table.

The Clerk reported, that he had informed the Senate that this House had concured the resolution respecting the transmitting of copies of the act, entituled "An Act to regulate the general elections within this commonwes wealth."

Mr. Matlack, the Clerk of the Senate, being introduced, delivered the following meffage, viz.

" MR. SPEAKER,

"In obedience to the orders of the Senate, I have the honour to return three bills, entituled, respectively, "A Supplement to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh;" An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman;" and "An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases;" all which the Senate hath passed. And to inform that the Senate hath concured the amendments by the House of Representatives on the amendments by the Senate on the bill, entituled "An Act to provide for selling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned."

And having presented the said bills to the Chair, he withdrew.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the sollowing bills to the Governor, for his approbation, viz.

- I. An Act to enable the Governor of this commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line.
  - 2. An Act concerning writs of partition.
- 3. An Act to extend, for a limited time, an act, entituled "A further "Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other pur- "poses."
  - 4. An Act for compleating the education of John Konkapot, junior.
- 5. An Act to supply certain defects in the acts incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."
- 6. An Act empowering certain trustees, therein named, to seil and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropri-

120 ate

ate the monies arising from the sale thereof for the purposes therein mentioned.

Adjourned until four, o'clock, P. M.

## EODEM DIE. P. M.

The House met pursuant to adjournment.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, compared six bills, entituled, respectively, viz.

- 1. A Supplement to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."
- 2. An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.
- 3. An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth.
- 4. An Act to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.
- 5. An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.
- 6. An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purpoles therein mentioned.

And having presented the said bills to the Chair, the Speaker figned the same.

A motion was made by Mr. Penrose, seconded by Mr. Horne, and read, as follows, viz.

Refolved, That the Governor be, and he is hereby, authorifed to appoint some proper person to take care of the public building intended for the use of the President of the United States, which person shall have, for his service, the sum of per .

Ordered to lie on the table.

The Clerk reported that he had presented to the Speaker of the Senate, for his signature, six bills, entituled, respectively, viz.

- 1. A Supplement to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."
- 2. An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.

- 3. An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth.
- 4. An Act to authorife the Governor to procure on loan the fum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.
- 5. An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.
- 6. An Act to provide for felling the several reserved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned.

The committee appointed for the purpose reported that they have, in conjunction with the committee of the Senate, presented the following bills to the Governor, for his approbation, viz.

- 1. A Supplement to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."
- 2. An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.
- 3. An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth.
- 4. An Act to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.
- 5. An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.
- 6. An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purpofes therein mentioned.

Mr. Dallas, the Secretary of the commonwealth, being introduced, presented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the House of Representatives, in which they originated.

I. An ACT to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.

II. An

H. An ACT to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."

III. An ACT making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Misslin, and for opening and improving the State road from Turtle creek to Pittsburgh.

IV. An ACT to declare Fishing creek and one of its branches, in the county of Northumberland, public highways.

V. A SUPPLEMENT to the act, entituled "An Act for the regulation of apprentices."

VI. An ACT for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.

#### THOMAS MIFFLIN.

Philadelphia, April 11th, 1799.

A letter addressed to the Speaker, figned Absalom Baird, resigning his seat in this House, was read, and

On motion, and by special order, the same was read the second time.

Whereupon, on motion,

Refolved, That this House accept of the resignation of the said Absalom Baird.

On motion of Mr. Preston, seconded by Mr. Hemphill,

Refolved, That the thanks of this House be given to the Speaker, for his faithful, upright and impartial conduct in discharging the various, important and arduous duties of his station.

The committee of accounts made a further report, which was read, as follows, viz.

That they have examined the accounts hereunto annexed, and find there is due

	Dolls. Cts.
To Joseph Bullock, Esquire, for contingent expences paid by	
him on account of the House of Representatives, -	1160 74
To Hall and Sellers, Printers of the Journal, &c	2840 60
To Thomas and Samuel F. Bradford, for printing bills,	1309 I
To Thomas Dobson, for stationary,	198 91
To John Ward Fenno, for newspapers,	87 77
To Andrew Brown, for ditto,	71 94
To the heirs of B. F. Bache, for ditto	125 70
To David C. Claypoole, for ditto,	72 28
To Thomas Bradford, for ditto,	4 0
To Samuel F. Bradford, for ditto,	53 0
To William Cobbett, for ditto,	57 83
To Samuel H. Smith, for ditto,	13 8
To James Milnor, for drafting two bills,	16 0
To John L. Leib, for one ditto,	5 0
To Robert Frazer, for one ditto,	6 0
To A. J. Dallas, for two ditto,	12 0
	To

			Dolls.	Ctso
To Thomas Ross, for drafting one bill,		•	8	0
To Jared Ingersol, for two ditto, -	-	-	15	Q
To James Martin, Sergeant-at-Arms, for ribbon,	~	-	· ĭ	47

They therefore offer the following resolution, viz.

Refolved, That the Speaker draw his warrants in favour of the above mentioned perfons for the sums respectively affixed to their names, and

On motion, and by special order, the same was read the second time, and the resolution therein contained adopted.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General, Assembly of the commonwealth of Pennsylvania.

#### GENTLEMEN,

HAVE this day approved and figned the following acts of the General Assembly, and I have directed the Secretary of the commonwealth to return the same to the House, in which they respectively originated.

I. An ACT to extend, for a limited time, an act, entituled "A further "Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."

II. An ACT for compleating the education of John Konkapot, junior.

III. An ACT concerning writs of partition.

IV. An ACT to supply certain defects in the acts incorporating the city of Philadelphia, and fundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the everal acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."

V. An ACT to raise and collect county rates and levies.

VI. An ACT to enable the Governor of this commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Sufquehanna down to the Maryland line.

VII. An ACT empowering certain trustees, therein named, to sell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned.

VIII. An ACT to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth.

IX. An ACT for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.

X. A SUPPLEMENT to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of the river Juniata and the river Conemaugh."

121 ] XI. An

XI. An ACT to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.

XII. A RESOLUTION for the distribution of a certain number of copies of the act, entituled "An Act to regulate the general elections within "this commonwealth."

THOMAS MIFFLIN.

Philadelphia, April 11th, 1799.

Mr. Matlack, the Clerk of the Senate, being introduced, prefented to the Chair an Extract from the Journal of that House.

And having withdrawn, the fame was read, as follows, viz.

IN SENATE, THURSDAY, April 11th, 1799.

Refolved, That a committee be appointed, to join a committee of the House of Representatives (if that House shall think proper to appoint such committee) to inform the Governor that the Legislature have agreed to adjourn this day, and to enquire whether he has any further communications to make to them. And

Ordered, That Mr. Postlethwaite and Mr. Kean be a committee for that purpose.

Extract from the Journal,

T. MATLACK, Clerk of the Senate.

On motion of Mr. Preston, seconded by Mr. Fisher,

Refolved, That a committee be appointed, to join a committee of the Senate, to inform the Governor that the Legislature have passed a resolution to adjourn this day, and to know if he has any further communications to make to them. And

. Ordered, That Mr. Keppele, Mr. Preston and Mr. Rose be a committee for that purpose.

Mr. Dallas, the Secretary of the commonwealth, being introduced, prefented to the Chair a message from the Governor.

And having withdrawn, the same was read, as follows, viz.

To the SENATE and House of Representatives of the General Assembly of the commonwealth of Pennsylvania.

GENTLEMEN,

HAVE this day approved and figned the act of the General Affembly, entituled "An Act to provide for felling the feveral referved tracts of "land adjoining the towns of Erie, Franklin, Warren and Waterford, and "for other purposes therein mentioned.

THOMAS MIFFLIN.

The Clerk reported that he had presented to the Senate an Extract from the Journal, relative to the appointment of a committee to inform the Governor of the resolution to adjourn, &c.

On motion,

Ordered, That Mr. Hemphill be a committee, to inform the Senate that this House is ready to adjourn.

Mr. Gurney, a committee from the Senate, being introduced, informed the House that the Senate were ready to adjourn.

Mr. Hemphill, the committee appointed to inform the Senate that this House is ready to adjourn, reported that he had performed that service.

The committee appointed to join a committee of the Senate, and inform the Governor that the Legislature had passed a resolution to adjourn this day, reported they had performed that service, and received for answer that the Governor had no further communications to make to the Legislature.

The committee appointed for the purpose reported, that they had deposited in the office of the Master of the Rolls, for the purpose of being enrolled, the several acts of the General Assembly passed during the present session, entituled, respectively, viz.

- 1. An Act to declare Frankford creek a public highway.
- 2. An Act to divide the fecond election district in the county of Hunting-don.
  - 3. An Act to facilitate the barring of entails.
- 4. An Act to authorife John Canan to erect a toll-bridge over the Frankftown branch of the river Juniata.
- 5. An Act to erect the town of Greenesburg, in the county of Westmoreland, into a borough.
- 6. A Supplement to an act, entituled "An Act to provide for the erection of houses, for the employment and support of the poor, in the counties of Chester and Lancaster."
- 7. An Act to authorife the President, Directors and Company of the Bank of Pennsylvania to make a loan to the United States of a sum not exceeding five hundred thousand dollars.
- 8. An Act to raife, by way of lottery, a fum not exceeding two thousand dollars, to be applied to the defraying the expences of compleating the building of a Presbyterian meeting-house in Missin-town, in the county of Missin.
  - 9. An Act to regulate the general elections within this commonwealth.
- 10. An Act to incorporate and endow an academy or public school in the town of York, and for other purposes therein mentioned.
- 11. A Supplement to the act, entituled "An Act to extend the powers "of the Justices of the Peace in this state."
- 12. An Act for the appointment and regulation of Constables in the diffrict of Southwark.

13. An

- 13. An A& authorifing the continuance of the fitting of the Court of General Quarter Sessions of the Peace of the county of Philadelphia beyond the four days, to which they are at present restricted.
- 14. An Act to continue in force, for a limitted time, part of an act, entituled "A further Supplement to the act, entituled An Act to enjoin certain duties on the Secretary of the commonwealth, and for other purpofes."
- 15. An Act authorifing Benjamin Herr, his heirs and affigns, to erect and maintain a mill-dam and wing-dam in the Allegheney river, in the county of Allegheney.
- 16. An Act to provide for the payment of twenty-nine thousand dollars, borrowed and expended for the use of the inhabitants of Philadelphia, and its vicinity, during the prevalence of the late malignant sever, and also for the payment of interest thereon.
- 17. An Act to establish a ferry over the river Susquehanna, at or near the mouth of Juniata, and to vest the right thereof in Matthias Flam and David Watts, their heirs and assigns.
  - 18. An Act in favour of John Hazelwood.
- 19. An Act to continue an act, entituled "An Act to revive the incorporation of the subscribers to the Bank of North-America.
- 20. An Act for altering the place of holding special elections for the city of Philadelphia, and the townships of Blockley and Kingsessing, in the county of Philadelphia, when the Legislature shall be in session.
- 21. An Act for reviving fuits, process and proceedings, which have been discontinued in the Courts of General Quarter Sessions of the Peace and Common Pleas in the county of Montgomery.
- 22. An Act to enable the Justices of the Supreme Court to hold Circuit Courts within this commonwealth.
- 23. An Act to indemnify General William Irwine for the loss of Montour's Island, recovered from him by a judgment of the Supreme Court of the United States.
- 24. An Act to vest in the heirs of Wiliam Rankin, deceased, such part of his forfeited estate as hath not been sold for the use of this commonwealth.
  - 25. An Act for the relief of Jesse Rankin.
- 26. A Supplement to an act, entituled "An Act to regulate hawkers and pedlars.
- 27. An Act to appropriate a fum of money, to be applied in compleating three bridges in Bedford county, and for other purposes.
- 28. An Act to appropriate a further fum of money for the opening and improving the road leading from Frankstown, on the river Juniata, to Pittfburgh.
- 29. An Act to enable Thomas Jones and Peter Filbert, of the county of Berks, or the furvivor of them, to convey and affure the lots of ground therein mentioned.
- 30. An Act empowering certain trustees, therein named, to sell and dispose of part of a certain tract of land, situate in Hellam township, in the county

Fork, in the state of Pennsylvania, and to appropriate the monies arising from such sale for the purposes therein mentioned.

- 31. An Act to provide for the removal of the feat of government of the state of Pennsylvania.
- 32. An Act to provide for the reimburfing the expences of the Sheriff of the city and county of Philadelphia, in removing his prisoners from the debtor's apartment to the county of Montgomery, during the prevalence of the late contagious fever.
  - 33. An Act for perpetuating the penal laws of this State.
- 34. An Act to vest in the President, Directors and Company, for erecting a permanent bridge over the river Schuylkill, at or near the city of Philadelphia, the right and title of this commonwealth to the lot or piece of ground therein mentioned.
- 35. An Act to authorife the removal of the feat of justice in the county of Wayne, and for other purposes.
- 36. An Act to enable William Alexander and Robert Alexander, and the furvivor of them, trustees of an estate held for the use of Jonathan Williams and Mariamne his wife, and their joint heirs, with the remainders over, to sell and convey the said estate, or such parts thereof as may be necessary, and to invest the monies arising therefrom to the same uses, but in other property more beneficial and productive, and for other purposes therein mentioned.
- 37. An Act for railing, by way of lottery, a fum not exceeding ten thoufand dollars, for the purpose of compleating the building of the Roman Catholic church of St. Augustin, in the city of Philadelphia.
- 38. An Act to erect the town of Lebanon, in the county of Dauphin, into a borough.
- 39. An Act for incorporating the trustees of the ministers and elders conflitting the General Assembly of the Presbyterian church, in the United States of America.
- 40. An Act to authorife the commissioners of Montgomery county, and their successors in office, to raise money, by toll, for compleating a bridge over the Perkiomen creek, on the road leading from Philadelphia to Reading.
- 41. An Act to incorporate the town of West-Chester, in the county of Chester, into a borough.
- 42. An Act offering compensation to the Pennsylvania claimants of certain lands within the seventeen townships, in the county of Luzerne, and for other purposes therein mentioned.
- 43. An Act for the regulation of the militia of the commonwealth of Pennsylvania.
- 44. An Act for altering and erecting certain election districts within this commonwealth.
- 45. An Act providing for the distribution of the Journals of the Senate and of the House of Representatives of this commonwealth.
- 46. An Act for regulating the fees in the office of the Surveyor-General of this commonwealth.

- 47. An Act to prevent the erection of fish-dams and baskets in the rivers Schuylkill, Susquehanna and Juniata, and the branches thereof.
- 48. An Act to provide for repairing the buildings appropriated for the employment of the criminals from the several counties of this state, in the city of Philadelphia.
- 49. An Act to provide for the payment of a small corps of militia, stationed at Greenesburgh in the year one thousand seven hundred and ninety-four.
- 50. An Act to continue and amend the existing laws for the regulation of the port and harbour of Philadelphia.
  - 51. An Act for the relief of the Chambersburgh academy.
- 52. An Act declaring Dunkard creek, in the county of Greene, a public highway.
- 53. An Act for the relief of Hannah Allman, executrix to Lawrence Allman, deceased.
- 54. An Act to erect and alter certain election districts within this commonwealth.
- 55. An Act to authorife the laying out and opening a road from the town of Newbury, in the county of Lycoming, to the one hundred and nine mile stone, in the line dividing this state from the state of New-York.
- 56. An Act to repeal part of an act, entituled "An Act for regulating, "pitching, paving and cleanfing the highways, streets, lanes and alleys, and "for regulating, making and amending the water courses and common "fewers within the inhabited and settled parts of the city of Philadelphia, "for raising of money to defray the expences thereof, and for other pur"poses therein mentioned."
- 57. An Act for incorporating the congregation of the Protestant Episcopal church of St. John, in West-Caln, in the county of Chester, and for other purposes therein mentioned.
- 58. An Act for establishing an Health-office, for securing the city and port of Philadelphia from the introduction of pestilential and contagious diseases.
- 59. An Act to erect certain election districts in the counties of Washington, Northampton and Luzerne.
- 60. An Act to authorise the Commissioners of the county of Delaware to raise money, by toll, for the repair and maintenance of the bridges on the public state road of said county.
- 61. An Act to provide for opening a road from near the Bald-Eagle's Nest, in Missin county, to Le Bœuf, in the county of Allegheney.
  - 62. An Act for the relief of George Walton.
- 63. An Act for the reimbursement of monies heretofore advanced by the Receiver-General of the Land-office.
- 64. An Act to authorife the Governor to appoint and commission an Auctioneer, for the express and sole purpose of selling horses, cattle and carriages, within the city of Philadelphia.

  65. An

- 65. An Act for the relief of the widow and heirs of John Jones, deceased.
  - 66. An Act declaring Little Schuylkill a public highway.
  - 67. An Act vesting certain powers in the Judges of the Supreme Court.
- 68. An Act to declare Fishing creek and one of its branches, in the county of Northumberland, public highways.
  - 69. An Act to raise and collect county rates and levies.
- 70. An Act empowering certain trustees, therein named, to fell and dispose of a certain tract of land, situate partly in Upper and partly in Lower Mount-Bethel townships, in the county of Northampton, and to appropriate the monies arising from the sale thereof for the purposes therein mentioned.
- 71. An Act making provision for the opening and improving of a road over the Penn's-Valley Mountains, in the county of Misslin, and for opening and improving the State road from Turtle creek to Pittsburgh.
- 72. An Act to continue, for an additional period, "An Act for instituting a Board of Property, and for other purposes therein mentioned."
  - 73. An Act concerning writs of partition.
- 74. An Act to enable the Governor of this commonwealth to appoint Commissioners, to ascertain the best route for, and mode of effecting, a communication between the waters of the Delaware and Chesapeake bay, and appropriating a sum of money for opening the navigation of the river Susquehanna down to the Maryland line.
- 75. An Act to extend, for a limited time, an act, entituled "A further "Supplement to the act, entituled An Act for making an artificial road from the city of Philadelphia to the borough of Lancaster, and for other purposes."
  - 76. An Act for compleating the education of John Konkapot, junior.
- 77. An Act to authorise the Governor to procure on loan the sum of one hundred thousand dollars; to suspend, for a limited time, the act, entituled "An Act to provide arms for the use of the commonwealth," passed the twenty-eighth day of March, one thousand seven hundred and ninety-seven; further to provide for the settlement of the accounts of the Brigade-Inspectors; to make certain appropriations; and for other purposes.
- 78. An Act to supply certain defects in the acts incorporating the city of Philadelphia, and sundry towns and boroughs within this commonwealth, and to explain and amend an act, entituled "An Act to alter and amend the several acts of the General Assembly of this commonwealth incorporating the city of Philadelphia, and for other purposes."
- 79. An Act to extend the period heretofore allowed for applying for donation lands, and to regulate the mode for authenticating claims thereto.
- 80. A Supplement to the act, entituled "An Act for the regulation of ap-
- 81. An Act to enable aliens, in certain cases, to purchase and hold real estates within this commonwealth.
- 82. A Supplement to the act, entituled "An Act for opening and establishing a road, between the navigable waters of the Frankstown branch of
  the river Juniata and the river Conemaugh."
  83. An

83. An Act to provide for felling the feveral referved tracts of land adjoining the towns of Erie, Franklin, Warren and Waterford, and for other purposes therein mentioned.

84. An Act for the benefit of Elizabeth Allen and Elizabeth Margaret Tilghman.

A Resolution relative to the distribution of the laws of Pennsylvania and

A Resolution for the distribution of a certain number of copies of the act, entituled "An Act to regulate the general elections within this common- we wealth."

The House then rose.

JOSEPH BULLOCK,

Clerk of the House of Representatives.

# APPENDIX.

# Receipts and Expenditures

IN THE

# TREASURY

O F

# PENNSYLVANIA,

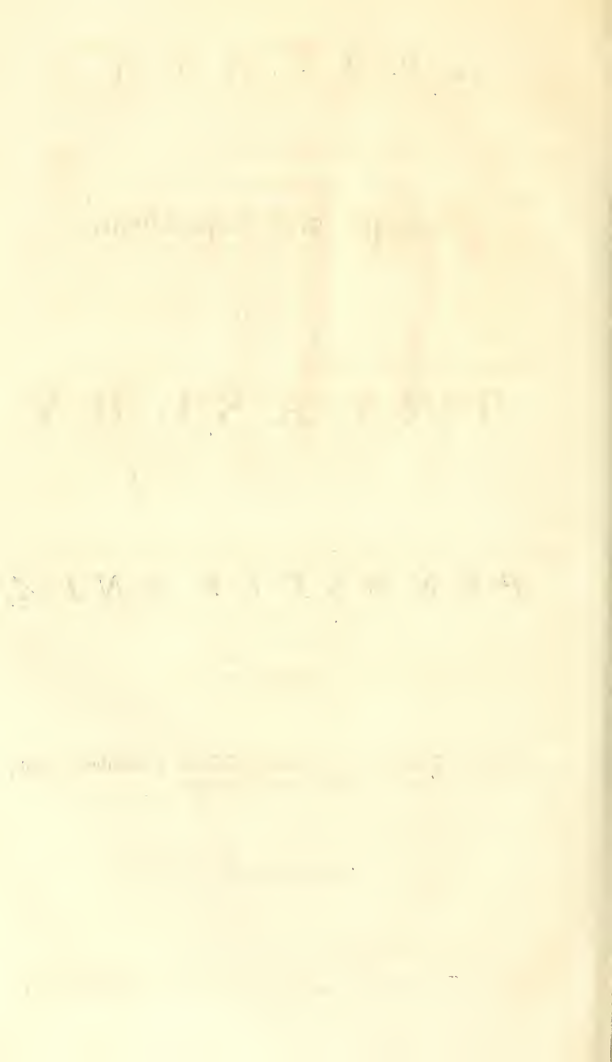
FROM THE

First of January to the thirty-first of December, 1798, both days inclusive.



PHILADELPHIA:

PRINTED BY HALL AND SELLERS, No. 51, HIGH-STREET.



To the honorable the Speaker and Members of the House of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN,

In pursuance of the tenth section of the Act of April 4th, 1792, I have the honor to lay before the Legislature my annual Report of the Receipts and Expenditures of the Treasury for the year 1798, stated as directed by the tenth section of the "Act making appropriations, and to entity join certain duties on the Comptroller-General, Register-General, and "State-Treasurer, as well as for other purposes therein mentioned, passed the fifth day of April, 1797.

I beg leave to renew the application to your honorable House, which I made in the last session, for the appointment of a committee, to count and destroy the emissions of paper money, and also certain depreciation certificates received from the commissioners of forfeited estates, now in the Treasury, and which are specified in the accounts No. 2, 3, and 4, of my general statement.

The amount of the continental bills of credit, and of those emitted by some of our fister states, which were delivered to the Comptroller-General by the Executrix of the late Treasurer, hath not yet been ascertained, owing to the calamity which recently afflicted our city.

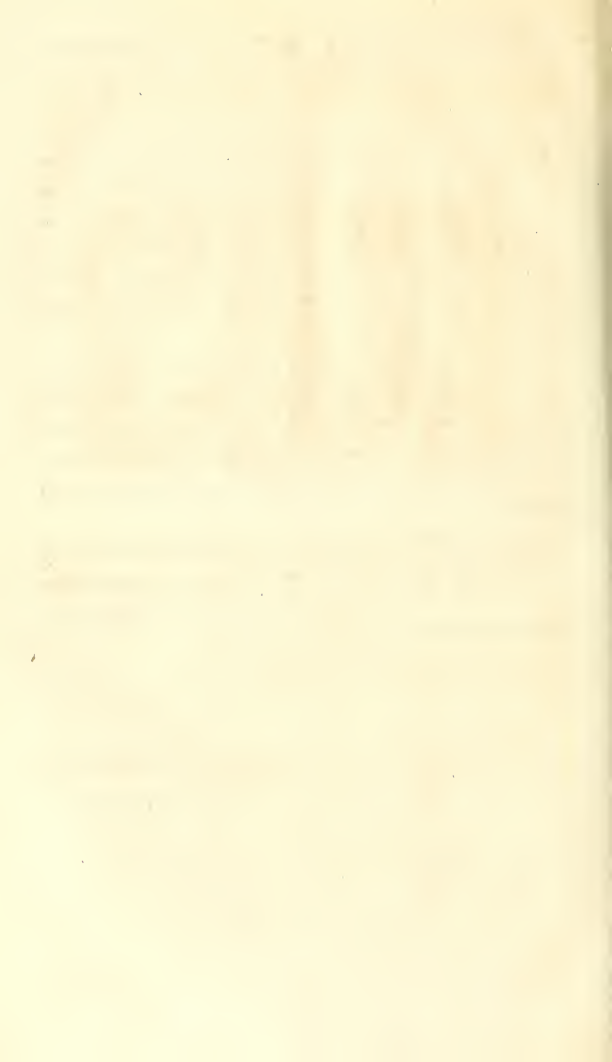
With the most grateful sentiments of respect and esteem.

I have the honor to be Gentlemen,

Your most obedient and humble servant,

PETER BAYNTON.

Treasury-Office, fanuary 14, 1799.



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RECEIPTS and EXPENDITURES in the Treasury of Pennsylvania, from the 1st of Fanuary to the 3 set of December, 1798, both days inclusive.	Dolls. Crr. 1798.  Jun. 1ft. D AID Jasper Yeates, one of the Judges of the Supreme Court, thirty-seven days expences on	1587 74 2d. Paid Thomas Mifflin, Governor of the commonwealth, one quarter's falary, due the 3tft December laft Paid Alexander J. Dallas, Secretary of the common-	ber laft	Pa	245 43 July Samuel Brvan, Reviller General, one quarter's	4747 30 falary, due the 31 ll December last Paid John Donnaldiou, Comptroller-General, one quar-	400 o ter's falary, due the 31th December last 3d. Paid Thomas Smith, one of the Judges of the Supreme		794 70 Influence of the Comptroller George of the Comptroller George of the Comptroller o	2288 o December laft	107 78 Galary, due the 3.1tt December 1aft Paid John McKiffick, Clerk in the Receiver-General's Office, one quarter's falary, due the 3.1tt December	0	280 o Haft	osa 92   Carried forward -
e TR.							4					400		Dollars 121052 92
$D_R$ . $\left\{ \begin{array}{ll} \text{RECEIPTS} \ \textit{and} \ \text{EXPENDITURES} \ \textit{in tb} \\ 3 \textit{if of } Dec \end{array} \right.$	Jan. 1ft. B ALANCE remaining in the Treasury on the 31st day of December, 1797	Received of John Connelly, Auctionics, on account auction duties  Received of Edward Fox, Auctioneer, on account of auctionics.	sth. Received of Francis Johnfton, Receiver-Central of the Eand- office, on account of monies received by him for the bar- rack lots in the county of Philadelphia Desired of Desiriek Completel	ty, on account of the Loan-office of 1793  Received of Francis Johnfun, Receiver-General of the Land-	omee, on account of omee tees  11th. Received of the Bank of the United States fix months intereff,	this commonwealth, and the flock held in truft  Received of Jacob Krug. Treafurer of Lancalter county, on		ty, on acount of arrears of excile - 16th. Received of Alexander J. Dallas, Secretary of the commonwealth, on account of office fees	Received of Adam Boyd, Treafurer of Dauphin county, on account of tavern licence.	17th Accepted of Edward Dura, 110monoton, or the Court, on account of the tax on writs 20th Received of Dearlel Brodhead, Surveyor-General of the	Land-office, on account of office fees Received of John Wilkins, junior, Treafurer of Allegh	fix months divid	ty, on account of tavern licences	Carried forward . Dollars

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	1798. Brought forward	तु तु	office, one quarter's falary, due the 31tt December last Paid John Lewis William Franks, Clerk in the Sur-	veyor-General's office, one quarter's falary, due the 31tl December last	June, 1797 Paid George Johnston, Clerk in the Comptroller-Ge-	neral's office, one quarter's lalary, due the 311t December laft  Paid George Bryan, Clerk in the Register General's	office, one quarter's fatary, due the 31st December last Paid Francis Wright, Clerk in the Comptroller Gene-	ral's office, one quarter's talary, due the 31tt December laft  4th. Paid William Willon, one of the Affociate Judges of	1ft October, 1797 Paid John M'Pherfon, one of the Affeciate Judges of	Northumberland county, hx months lalary, due the rift October, 1797  Paid Daniel Brodhead, Surveyor-General of the Land-	Paid William Parker, Clerk in the Surveyor General's	omee, one quarter statary, due me 3m December laft Dest House Ven Clork in ditto one quarter's falary.	Tain them weath, west in unity, one quarter of autropy, due the sait December laft.  Dead William District these month's neution, due the	If infant, per act of the 17th April, 1795	Carried forward -
Delle Cie	121062 92	`	45 2 926 70	350 0	138 38	168 20	4086 27	894 40	73 52		and the second				127745 41
	Bronolit forward	7an. 24th. Received of John Hubley, Prothonotary of Lancaster county, on account of marriage licences On account of court fines	26th, Received of Footman & Co. Auctioneers, on account of auc-	Received of Alexander J. Dallas, Secretary of the common-wealth, on account of office fees	29th. Received of Peter Benlon, Auctioneer, on account or auction duties  - Received of Edward Pole, Auctioneer, on account of auc-	tion duties  Received of Clement Biddle, on account of fales of lots in the towns of Eric, Warren, Waterford and Franklin, in	April, 1795.  April, 1795.  Auctioneer, on account of	31st. Received on account of the Loan-office of 1.50000.	Interest 20 80			v			Carried forward . Dollars

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Receipts and Expenditures in the treight of the configuration	Prought forward	E	Paid John Oliver, an Associate Judge of Misslin coun-	ty, three quarters' talary, due the 1st milant Paid John Miller, Clerk in the office of the Secretary	of the Land-office, one quarter's Jalary, due the	Paid I. B. Many, Clerk in ditto, one quarter's falary,	due the 31st December last	Paid Stephen Sykes, Clerk in ditto, one quarter s 14- lary, due the 41ft December laft	Paid Nathan Lufborough, Clerk in ditto, one quar-	Paid Robert Haydock & Co. for painting and glazing	done at the State-noute, the in December in the Paid John Badolet, an Allocate Judge of Greene	county, fix months, falary, due the ill instant	Paid James Kiadle, Frendent of the Fourth Diffica-	ry, due the 31st December last	Paid Samuel Wallis, an Tailociale Jugge of Lycolling county, three quarters' falary, due the 1ft inflant	Paid James Trimble, Deputy Secretary of the com-	cember laft	Paid Peter Paynton, Treaturer of the commonwealth, one quarter's falary, due the 31th December laft	Paid Mathew Watfon, Clerk in the Regulter Generally address of one quarter's falary, due the 31th De-	cember laft	Paid Nicholas Lutz, an Allociate Judge of Letus county, fix months falary, due the 1st infant	5th. Paid Mary Wert one month's penhon, due the 11t in-	Carried forward	
upts and Expenditures in	Dolls, Cts.	brongin torward	4				-								paned or								Dollars 127745 48	
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Receipts and Expenditures in the Treajury of Tennylvania, $\Im c$ .	Brought forward - Jan. 5th. Paid Edward Shippen, one of the Judges of the Su-	preme Court, one quarter's talary, due the 31th December laft Paid William January, Clerk in the Receiver-General	can be nines, one quarter statary, one the 31th December last tendence, an Associate Judge of Mottergreen country one quarter? Glavy due the	If infant Attorney General of the com-	monwealth, one quarter's talary, due the 31st December last  Paid Sarah Martin one month's pension, due the 4th	inflant Paid Sach Buth Problems of the Third Diffich of	the Court of Common Pieas, one quarter's falary, due the 31st December laft  Paid Santal Laird, one of the Affociate Judges of Common Pieas, one of the Affociate Judges of Common Pieas, Courter one of the Affociate Judges of Courter one of the Affociat	Soth June, 1797 Paid ditto, fix months falary, due the 1ft inflant Paid John Montgomery, an Affeciate Judge of Cum-	berland Ccunty, one year's falary, due the 1st in- flant Paid Ephraim Morton, Clerk in the office of the Se-	cretary of the Land-office, one quarter's lalary, due the If infant Paid Joseph Fry, for his fervices in taking care of the	State-house and yard, from 1st October to 3 set December, 1797  Paid Hase Messon and John Cibon, in full of their	contract for clearing the river Youghiogeny 8th. Paid John Mulhallon, an Affociate Judge of North-	ampton county, one quarter's falary, due the 31th	Carried forward
d Expenditures in the	Dolls, C/s,											er generalization		. Dollars 127745 41
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Faid John Flenniken, an Allociate Judge of Greene county, one quarter's falary, due the iff inflant Paid Henry Wyukoop, an Allociate Judge of Bucks	Paid John Hall, Secretary of the Land-office, one quarter's falary, due the 22 floor land-office, one	Carried forward
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward	Jan. 9th. Taid John Hall, for its tervices as regent of incommerces, in viewing and reporting the Conewage contract. h. Pril Day D. Cove. for attending the High Court of	Errors and Appeals in July, 179.  Faid Peter Rhoads, an Affociate Judge of Northamp.	cember and Promise and Adoctate Indee of Midlin	Paid John Graham, for publishing in the state of New-	York proposals for topplying, by contract, this fiate with arms	County, eight months and cleven days falary, due the 11th December laft	Paid Andrew Graft, an Atlocate Judge of Lancauer county, one year's falary, due the 1ft infant	Paid Frederick Kuhn, an Affociate Judge of Lancal- ter county, one year's falary, due the 1h infant	Paid Peter Baynton, for office rent, inc-wood, and other contingent expenses of the Treafury, to the 3-1ft December laft	Paid Alexander Wilfon, Clerk in the Loan-office of 1785, his falary, from the 25th of August to 31st	11th. Paid William Jack, an Affociate Judge of Westmore-land county, one year's falary, due the 1st instant	Paid John Joleph Elenry, Prendent of the tecond di- flrick of the Court of Common Pleas, one quarter's falary, due the 31th December last	12th, Paid John Gibson, an Associate Judge of Allegueny county, fix months falary, due the 1th inflant	Paid William Alexander, on account of his talary as Agent of Information, to the 31st December last	Carried forward
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	Brought forward 7an. 12th. Paid John Caldwell, for making returns of absentees,	drums and fifes, for his company of the eighth battalion of York county militia, from 1784 to 1792  15th. Paid Samuel Cochran, for advertiting muffer-days, making returns of male white inhabitants and ab-	Dauphin county Paid Thomas Dobson, for flationary for the Treasury office, from the 13th January, 1797, to the 31th De-	cember last	and Chefter counties, for 32 days  Paid Reynold Keen, an Affociate Judge of Philadel- phia county, one quarter's falary, due the 3.1t De-	cember last Paid Jonathan Williams, an Astociate Judge of Philadelphia county, one quarter's salary, due the 31st	December laft	inflant  Paid Nathaniel Falconer one quarter's falary, as Maffer Warden of the Port of Philaddhhia, and also for clerk hire, office-rent and incidental expences of the	Warden's-office, due the 13th inflant Paid Lewis Nicholas, Brigade-Infpector of the city of Philadelphia, fix months falary, due the 11th in-	flant Paid Thomas Dobson, for flationary supplied the Comptroller-General's office from January to the 31ft	December laft  18th. Paid Alexander Addifon, Prefident of the fifth diffrict of the Court of Common Pleas, one quanter's fala-	ry, due the 3rft December last	Carried forward -
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	1798. Jan. 18th. Paid Andrew Brown, for advertifing for proposals to	contract for Importing and manufacturing arms for the ufe of the commonwealth Paid Francis Murray, an Affociate Indoe of Bueks	county, fix months falary, due the 1st instant 22d. Paid David Stewart, an Associate Judge of Hunting-	don county, one year's falary, due the 1ft infant Paid John Piper, an Associate Judge of Bedsord coun-	ty, fix months falary, due the 1st instant - 23d. Paid George Wallace, an Associate Judge of Allegheny	4th December 1aft  Ath December 1aft  Ath Toky Conference Affection Telegraphy and the Affection Affection of Doubles	county, one quarter's falary, due the 1st instant.  Paid William Henry, an Associate Judge of North-	dant county, one year's laiary, due the lit in- flant  Paid Robert Trail on Affaciate Indue of Marthama.	ton control youngers's falary, due the 1ft infant. Paid Jacob Shoemsker, for his attendance as a Member	of the House of Representatives in the present sel-	25th. Paid John Burrows, Edward T. Rorke, William Edwards, and John Muncraw, for their attendance at the bar of the Houfe of Reprefentatives, as witned fits touching the conduct of Henry Shoemaker, Fourted Linite of the Peace of Lucyanaker,	the District of the Court of th	county, fix months falsely, du faire judge of rayene county, fix months falsely, due the 1ft inflant	County, one quarter's salary, due the 1ft instant Paid one State Debt warrant, in favour of John	Whiteman, No. 1. Principal - Dolls, 4 o Interest - 170		Carried forward -
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798.  Yan. 30th. Paid Thomas Leiper, as executor of Sarah Caldwell's ellate, months interest on her stock held in	Paid Charles Welt fix months interest on his flock held	Feb. 18. Paid the cleate of Haac Howell, late an Affociate Indge of Philadelphia county, two months and	eighreen days falary, due the 18th of December last Paid David Achefon, for his attendance as a Member	of the Legislature, in the prefent feffion 2d. Paid Jeffe Fell, Brigade-Inspector of Luzerne county,	one quarter's talary, due the 11th of January latt Paid William Smith, James Harris, and Richard Smith, a balance due to them more their contrade	for clearing the river Juniata  Paid James Givini, for great coats for the three wateh-	public offices	Paid John 11 aton, Brigade-Infrector of Washington county, fifteen months Jalary, due the 11th of Ja-	3d. Paid Mary Wert one month's penfion, due the ift	inflant Paid James Wells, an Affociate Judge of Somerfet county, fix months falary, due the ith of January	Paid John Wells, Brigade-Infpector of Somerfer country, his falary, from the 17th of April, 1706, to	the 11th of January halt Paid Alexander Ruffelt, Brigade Inflacetor of York county, two years and three months falary, due the	41th of January fait	Carried forward -
tures in the	Dolls. Cts.	-	0		-	5 73			5000 0	171 07	1036 64	218 56	300 0	91 75	Dollars 135669 86
DR. Receipts and Expendin	Brought forward -		Feb. 1st. Received of Alexander Ruffel, Brigade-Inspector of York county, on account of militia fines	Received of John Norris, Treafurer of Mifflin county, on account of tavern licences	2d. Received of John Baird, of Weltmoreland county, interest on funded debt certificates received with faid certificates,	and which was not applied for by the parties entitled there- to  The Reveived of Firencie Tohnson, Received Consum of the Land	granted in the Old Purchafe, previous to and finer the re-	And on account of lands fituate in the late pur-	8th. Received of Ephraim Douglafs, Treafurer of Fayette county, on account of tavern licences	10th, Received of Joseph Torrence, Brigade-Inspector of Fayette		ollice, on account of monies received by him for lands granted in the Old Purchase, previous to and fine the revolution	19th. Received of Alexander J. Dalhas, Secretary of the commonwealth, on account of fees received in his office 28th. Received on account of the Loan-office of f. 50000	Principal 66 66 Interest - 25 9	Carried forward - Dollars

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Receipts and Expenditures in the Treafury of Pennsylvania, Sc.	1798. Brought forward - Brought forward Feb. 5th. Paid Richard Riley, an Affociate Judge of Delaware county, one year's falary, due the 18 of January	haft Paid James Moore, an Affociate Judge of Chefter county, nine months falary, due the 1st of January	fall fames Roberts and others, for watching at the State-houfe and public offices, one month's wages,	due the 31th of January last Paid Anne M'Neal one quarter's pension, due the 1st	Sth. Paid John White, for riding express to Washington county, on the business of the House of Represen-	tatives - Oth. Paid Sarah Martin one month's penfou, due the 4th		July, 1794 Paid ditto three quarters' falary, due the 1fl of Janua-	ry laft Pabert Galbraith, an Affociate Judge of Huntingdon county, one quarter's falary, due the 31ft	of March, 1995 Palary, due the soth of June,	Paid ditto fix months falary, due the 1ft of January	laft Paid Francis and Robert Bailey, for printing one ream of blank certificates for the Comptroller-General's	office Paid Joseph Torrence, Brigade-Inspector of Fayette county, two years falary, due the 11th of January	Jaff - Jaff	Carried forward
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Treasury of Pennsylvania, &c.	Brought forward Feb. 13th. Paid Eve Withington two quarters penfion, due the 16th of Jaouary laft, per decree of the Orphans'	Court 14th. Paid John Whitehill, an Afficiate Judge of Lancaffer county, nine months falary, due the 1ft of January laft Paid Nathan Dennifon, an Afficiate Indoe of Lazerne	county, one quarter's falary, due the 18 of January last 15th. Paid Jeffe Fell, Brigade-Inspector of Luzerne county, his falary, from the 11th of January last to the 5th inflant Paid Benjamin Brannan, an Affociate Judge of Dela-	nuary Conf.), na monins land), cue in or ja- nuary Elizabeth Baxter one quarter's penfion, due the	4th inflant Paid the estate of Thomas Smith, for making boxes for packing the laws sent to the different counties in	Paid William Kook and George Raufeh, in full of their contract for clearing the river Schuylkill and	its branches, above Reading  21ft. Paid John Donnaldfon, for fundry difburfements from the 20th April 1794 to the 20th February 1798,	in the Comptroller-General's office 22d. Paid Samnel Bryan, for contingent expences in the	Register General's office  23d. Paid John Adlum, an Associate Judge of Lycoming county, his salary, from the 1st of January 1797	to the 16th of February 1798 24th. Paid Ifaac Bennard, Clork in the Regitter General's office, one month and feventeen days falary, due	the 17th inflant  Paid Ebenezer Griffith, an Affociate Judge of Somer- fet county, fix months falary, due the 1st of January	laft	Carried forward -
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward - 135669 86												Carried forward . Dollars 135669 86

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1798. Brought forward . Feb. 26th. Paid Hugh Davidson, an Associate Judge of Huntingdon county, one quarter's falary, due the 18	of April 1797 - Paid ditto one quarter's falary, due the 30th of June	Paid ditto fix months falary, due the 1ft of January	laft 27th, Paid William Bobinfon, an Affociate Judge of Philadelobes constructions one construct falary, due the seft	of D comber laft  Paid William Elliott, in full of his contract for im- proves the Bas stown branch of Indiana river, and	Junung's cre k	Sour, 1899 There are worder, an amounter Judge of Northumberland county, three quarters fallary Pard Cheles Campbell and Tohn Denailton, on ac-	count of then contrad for clearing three divitions of the Conen angle and K fkiminetas rivers	Paid Jacob Wifer the balance upon his contract, for opening and improving a road from Carlifle into	Shearman's Valley &c.	count	bt warrants, viz.	. 3.	John Duncan 5. 37 38	Thomas Bidwell - 6 213 59 Preflev Carr Lane - 7 21 33	Nathan Beach - 8 22 64	it, in fav	יוויניניני פי פּאַ	Çarried forward
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No.	154	155	156	157	158	159	100	191	162	163	104	165	991	191	Dollars
1798. Brought forward March 1st. Paid Michael Billmeyer, Printer to the Senate, on ac-	3d. Paid Charles Campbell, Brigade-Infpector of West-moreland county, one year's falary, due the 11th of	January laft - Failey for drums, fifes and belts, furnifi-	ed to the Brigade-Inspector of Berks county Paid ditto for drums, files, belts and standards, fur- nished to the Brigade Inspector of Northampton	county Paid ditto for ditto, furnished to the Brigade-Inspector	of Montgomery county Paid ditto for ditto, furnished to the Brigade-Infrector	of Lancaster county Paid Mary Wert one month's pension, due the 1st in-	flant Paid George Buchanan, guardian of Mary Skelly, three years nine months and four days penfion, per	decree of the Orphans' Court of Bedford county, of the 9th August, 1797  Paid John Cadwallader, Brigade-Inspector of Huntingdon county, six months salary, due the 11th of	January laif January laif Paid Catherine Alexander three months penfion, due	the 26th of February laft	of October 1797  Paid Charles Culnan and others, one month's fervices in watching the State-houfe and offices, due the 1th	inflant Paid Inha Kean his wages and mileage, as a Senator	of this commonwealth  Paid George Willon, his wages and mileage, as a Sc.	nator of this commonwealth	Carried forward
Dolls. Cis.   135669 86	340 c		1134 66		99 998		· · · · · · · · · · · · · · · · · · ·	1631 15	400 0	0 000?	434 72		0 015	535 30	Dollars 14374 2
Brought forward - Willer. Treaturer of Cumberland coun-	7.	7th. Received of Francis Johnston, on account of monies received	and fine the revolution  Received of ditto, on account of monies received by him for lands finate in the late purchase	8th. Received of Peter Frailey, late Sheriff of Berks county, due from the effort of Daniel Levan, late Treaturer of faid	county, on account of arrears of taxes	by him for town and out-lots in Beaver-town, on	On account of monies for city lots 1426 O On account of ditto for lands lituate in the late ourchafe	ohn Patton, late Auctioneer, on acco-	Accepted of Motes Leonald, A realistic of Montes former fry, on the former of tayen licences of Remove Leonalds, on appearing of montes received	John November 1 Translation of Actions of Wallington country of the Cld Purchale, previous to and fine the revolution. Treaturer of Wallington country.	20th. Received of Bennis Billott, Treasurer of Huntingdon coun-	21ft. Received of Francis Johnston, on account of monies received	by him for parrack tots  3.1ft. Received on account of the Loan office of £, 50000  Principal 222.22	201	Carried forward - Dollars
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	$N_0$ .	168	691	170	171	172	173		174	175	176	177	178	621	Dollars
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward	March 5th. Paid Samuel Pofflethwaite, his wages and mileage, as a Senator of this commonwealth	7th. Paid Sarah Martin one month's penfion, due the 4th inflant Paid the effate of George Woods, deceafed, late an	Affociate Judge of Bedford county, one year and three days falary, due the 3d of October 1796	Paud Itrael Itrael, ilis wages, as a Schatch of iling Some monwealth	foldier, per act of April the 17th 1795, due the 1st of January 1798	Card Samuel Bryton one quarter's lately, as an inconcentration of the state of Mifflin county, due the 1st of January last	Paid James Martin, Strieant at-Arms to the House of Representatives, to discharge the accounts of the	Cefs upon Henry Shoemaker and the witneffes attending his trial, on the part of the commonwealth	10th, Paid Hugh White, his mileage, as a Membel of the House of Representatives at the late adjourned self-fion	Paid Thomas Grant, his mileage, as a Member of dit- to to Paid Albrieht & Lahn for printing the Journal of the	late House of Representatives, in the German language guage 14th. Paud James Stevenson, Deputy Serjeant at Arms to the	House of Representatives, for tummoning withches to give evidence touching the conduct of Henry Shoemaker, Esquire Paid John Culbertson, Brigade-Inspector of Mifflin	county, one quarter's falary, due the 28th of Fe-bruary last	- Carried forward
Receipts and Expenditures in	Brought forward - 142724 2	٠,													Carried forward - Dollars 143734 2.

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	1798.	March 28th, Paid Jafper Yeates for twenty-four days attendance in the Supreme Court at, Philadelphia, in the year	10. 10.	29th, Paid Henry Orth for removing four convicts from the	gaol of Dauphin county to the gaol of Philadelphia	of land granted to Complanter, a Seneca Chief, per	act of 27th February 1798	30th. Faid Catherine Thompson nine months pention, due the	Paid John Donnaldfon for two cords of hickory wood,	hawling, faving, &c. for the use of the Comptroller-	General's office	raid Margaret Fullerton one quarter's pention, due the	24 Milliant	June 1 and Enganeth ranky his months pennon, the time 29th January laft, for decree of the Ordians' Court, dated	the 16th infant	Paid James Maxwell, an Affociate Judge of Franklin	county, one year's falary, due the Ist of January	laft - Parity - Parity	t Warrants, viz.	3	Robert Fillen - 11 28 08	erfon - 12.		Paid Grizzel Robinson one year's annuity, due to her	in May 1797, per act of 19th April 1794 -	1781, received as specie since the 1st of January last	Paid to account of bills of credit of the emiffion of	1785, received as specie since the 1st of January last		Carried forward
Dolls. Cts	-										, priming			1			**************************************			***************************************	W	Contraction of the Contraction o			ing relation					Carried forward - Dollars 143734 2

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CR.	Dolls. Cts. 37250 8	35 0	76 50	400 004	0 001	100 0	21 0	0 0 0 0	125 0	50 0	66 6+1	0 64	487 74	38954 31
,	No.		201	202	203	204	205	206	207	208	209	210	211	Dollars
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798.  April 3d. Paid James Findley, an Affociate Judge of Fayette	county, one quarter stately, one site of the statem laft.  Paid William Ennis Cortwright one year's penfion.	due the 23d March laft, per act of March 23d 1796 Paid John Joseph Henry, Prefident of the Second Di-	falary, due the 3.1ft of March laft Paid Ephraim Morron, Clerk in the office of the Se-	the 31th of March latt  Paid lance B. Many, Clerk in ditto, one quarter's fa-	lary, due the 31 ff of March last	1st instant, per act of 17th April 1795 Paid John Lewis William Frank, Clerk in the Surveyor-General's office, one quarter's falary, due the	31lt of March latt Paid Robert McElwee, Clerk in the Comptroller-General's office, one quarter's falary, due the 31st of	March lalt Paid John Woodward, Clerk in the Register-General's office, one mouth and twelve days falary, due the	Paid Samuel Clendonin, Clerk in the Comptroller-General's office, three months falary, due the 31ft of March laft—two months at 500 dollars, and one	month at 800 dollars, per annum Paid Charles Culnan and others one month's pay, as watchmen at the Treafury and State-houle, due the	Ift instant Paird for repairing of arms, standards, drums, &c. for the use of the Washington militia,	per act of 11th April 1793	Carried forward
ures in the	Dolls. Cts.	0000	01	63 2	785 11	576 40	789 25	35 0	120 0	609 82	502 48	98 11	544 38	Dollars 153230 63
	Brought forward - April 4th, Received of Francis Johnston, Receiver-General of the Land-		Received of the Bank of the United States, one quarter's interest on stock	Actived of John Connelly, Auctioneer, on account of auction	gth. Received of John Wilkins, junior, Treaturer of Allegheny county, on account of tayern licences	licences Beneral, on accou	of office fees 13th. Received of Alexander J. Dallas, Secretary of the common-wealth, on account of office fees	Received of Lord Butler, Treasurer of Luzerne county, on account of tavern licences Received of Adam Boyd, Treasurer of Dauphin county, on	account of tavern licences 21ft. Received of Robert Miller, Treafurer of Cumberland county, on account of tavern licences	of unsequed lands	23d. Received of Thomas Hiltzheimer, late Auctioneer, on account of auction duties	26th. Received of ditto, on account of ditto 28th. Received of Peter Benfon, Auctioneer, on account of ditto Received of Richard Footman & Co. Auctioneers, on account	of ditto	. Carried forward . Dollars
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7	60									2						Dollars 42099 29
$N_0$		212	213	214	215	216	217	812	219	220	221	222	223	224	225	Doll
	1798.  April 3d. Paid Francis Wright, Clerk in the Comptroller-General's office, one quarter's falary, due the 31ft of	March last Paid John M'Kissick, Clerk in the office of the Receiver-General of the Land-office, one quarter's	falary, due the 3 ift of March laft Paid John Heaton, Clerk in ditto, one quarter's fala-	ry, due the 31ft of March last Pard John Donnaldson, Comptroller-General, one	quarter's falary, due the 31st of March last Paid Samuel Bryan, Register-General, one quarter's	Falary, due the 31st of March last Paid George Johnston, Clerk in the Comptroller-Ge-	March latt Paid Marthew Watfon, Clerk in the Register-Gene-	March laft	due the 31ft of March laft Paid Alexander Willon, Clerk in the Treafurer's-office,	4th. Paid Francis Johnston, Receiver-General of the Land-office, one quarter's falary, due the 31st of March	laft Paid William Alexander, Agent of Information in	the Higher an Affociate Indre of Greene coun-	ty, one quarter's falary, due the 31ft of March laft Paid John Flenniken, an Affociate Judge of Greene and John Flenniken, and John Flenniken, and John Flenniken, and John Flenniken, and John House He and John March	latt Paid James G. Heron, Dunning M'Nair and David	from Pittfburgh to Le Bœuf	Carried forward -
D. 11.	153230 63	1500 0	810 53	S	200	+										Dollars 155989 13
	Brought forward Receiver-General of the Land-	granted in the Old Purchafe, previous to and fince the revo-	Received of Wilham Shannon, Abeciouser, on account or a action duties	Received on account of the Loan-office of $\mathcal{L}$ , 50000	Intereft - 60 2											Carried forward - Dollars

Dolls. Cts. 42099 29	300	96 54	99 999	13 33	275 0	225 0	133 33	50 0	ς ο	35 0	09	3co o	125 0	4829 15
No. 1	226	227	228	229	230	23 I	232	233	234	235	236	237	238	Dollars 44829 15
1798.  April 4th. Paid Edward Shippen, an Associate Judge of the Su-preme Court, one quarter's falary, due the 21st of		from York county gool to Philadelphia gaol Paid Thomas M'Kean, Chief Julice of the Supreme Court, one quarter's falary, due the 31st of March	last Paid Mary Wert one month's pension, due the 1st in-	flant Paid William Parker, Clerk in the Surveyor General's office, one quarter's falary, due the 31th of March	lait Paid George Bryan, Clerk in the Regifter-General's office, one quarter's falary, due the 31ft of March	Paid Alexander Wilfon, Clerk in the Loan-office of 1785, one quarter's falary, due the 31ft of March	last Peter Baynton one quarter's reut of the Treasury	office, due the 1st instant 5th. Paid Jonathan Williams, an Associate Judge of Phila- delphia county, one quarter's falary, due the 31st	of March laft.  Paid Idac Meafon, an Affociate Judge of Fayette county, one quarter's falary, due the 31st of March	last Paid Margaret Miller one quarter's pension, due the	of Philadelphia county Paid John D. Coxe, Prefident of the First District of the Court of Common Pleas, one quarter's falary,	due the 31st of March last Paid Thomas Masters, Clerk in the Surveyor General's office, one quarter's falary, due the 31st of March	laft .	Carried forward
<i>Dolls. Cts.</i> ward - 155989 13														Dollars 155989 13
Brought forward							•							Carried forward -

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Receipts and Expenditures in the Treasury of Pennsylvania, &c.

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Ċĸ,	Dolls. Cis. 44829 15	70 0	\$00 0	35 0	40 0	ç	3	0 511		0 001	99 991	50 o	1333 33	140 0	140 0	20 20	Dollars 48136 34
	No.	239	24.0	241	2+2	040	443	244		245	246	247	248	249	250	251	Dollars
Receipts and Expenditures in the Treafury of Pennsylvania, &c.	1798.  Brought forward  April 5th. Paid John Irwin, an Affociate Judge of Weltmoreland county, fix months falary, due the 31ft of March	Paid Thomas Smith, an Affociate Judge of the Su- preme Court, one quarter's falary, due the 31ft of	March last Paid Ebenczer Griffiths, an Associate Judge of Somewhelf country, one cuarter's falary. due the 31st of	March lath Raid Abraham Cable, an Affociate Judge of Somerfet	Paid Alexander I. Dallas, Secretary of the common-	monwealth, one quarter's falary, due the 31ft of	Paid Anthony Simmons, Clerk in the Surveyor-Gene-	March laft -	Paid John Miller, Clerk in the office of the Secretary of the Land-office, one quarter's falary, due the	31tt of March latt Paid Jared Ingerfol, Attorney General, one quarter's	falary, due the 31st of March last Paid William Robinson, junior, an Associate Judge of Philadelphia construence one cuarter's falary, due the	3.10 of March 1st	one quarter's falary, due the 31th of March laft Paid George Thompfon, an Affociate Judge of Alleg-	heny county, one year's falary, due the 26th of November 1797	County, on years's falary, due the 1th of January laft Paid Thomas I years's falary, due the att of January laft	Senator of this commonwealth  Paid Thomas Stokely, ditto ditto	Carried forward
benditures in the	Dolls, Cts.						•			7-2-1		regional de la constitución de l					Dollars 155989 13
Receipts and Exp	Brought forward																Carried forward - D

Receipts and Expen	ditures in the	Expenditures in the Treasury of Pennsylvania, &c.	Çĸ.
Brought forward -	Dolls, Cts.	April 5th. Paid Samuel Ainfworth, for the mileage which he tra-	Dolls. Cts. 48136 34
			17 80 8 0
		•	0 0 0 9
		Paid James Lamberton, ditto - 257	20 0 8 80
		Ralph Stover, ditto	\$ 40 14 80
		Paid the Members of the Legislature their pay and mileage, their officers, printers, attendants, &c. as	
		SENATE.	
		peaker	484 0
		Matthias Barton - 202	370 20
		John Brandon - 264	420 60
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		Kobert Brown - 200 William Chapman - 267	368 40
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		ditto - 2/0 James Ewing - 2/1	379 0
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No.		282	283	284	- L. X. C	000	280	287	2 2 2 3	280	000	200	201	202	293	294	295	296	297	298	299	300	301	302		303	304	305		306	307	308	300	310		311	312	313	Dollars	
Manitor to	2	April 5th. John Miller	ditto -	Benjamin R. Morgan	Alarth,	of the state of th	Nathaniel Newlin	ditto	Samuel Postlethwaite	olitto	7-bulon Dotte	Zepillon Folks	ditto	Richard Smith	ditto	John Stewart	Dennis Whelen -	ditto	Ifrael Whelen -	ditto	George Willon	ditto	George Woods	ditto	Timothy Matlack, Clerk of the Senate, for his pay	and allowance	Ditto, for extra fervices	Ditto, for one day's pay	Joseph Morrison, Affiltant Clerk, for his pay and al-	lawance	Ditto, for extra fervices	Ditto, for one day's pay	Johna Tyfon, for engroffing and transcribing bills	Thomas Dobfon for stationary	James Alexander, Sergeant-at-Arms, his pay and al-	lowance	Ditto, for extra fervices	Ditto, for one day's pay -	Carried forward	
	1 - 155909 13										eri es		, 40,						Bay (p <sup>*</sup> C	- 4																		,	Dellare 155080 12	6- 6-666
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.

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	No.	314	316	317	319	320	322	323	324	325	320	327 L	328	329	330	331	333	234	335	336	337	339	340	341	343	344	Dollars
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798.  Brought forward - Arrif reh. Faceh Mover. Door-Keener. for his nav and allow-	ance, and for expenses in fweeping chimnies  Ditto, for extra fervices	Ditto, for one day's pay Thomas Butcher, for extra fervices, as Affillant Door-	Keeper	Benjamin F. Bache, for newspapers	David C. and Septimus Claypoole, for ditto	William Bradford, for ditto	Joseph Gale, for ditto	William Cobbett, for ditto Michael Billmeyer, on account of printing in the Ger-	man language .		HOUSE OF REPRESENTA		of Samuel Ainfworth, deceafed -	Abfalom Baird -	Joseph Ball	Took Ronet	Benjamin Brooke	Jeremiah Brown	Thomas Buli	Abraham Carpenter -	John Cunningham	Cadwallader Evans	Jacob Eyerly	William Findley	Theophilus Foulke	Carried forward -
Receipts and Expenditures in the	Brought forward - 155989 13								٠															The second secon			Carried forward - Dollars 155989 13

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	$N^o$ .	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	300	367	308	309	370	3/1	372	3/3	3/4	276	377	378	379	380	Dollars
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of Pa		Thomas Forreft	Peter Frailey	Phillip Gartner	Baltzer Gehr	Paul Grofcup	Francis Gurney	James Hannum	James Harris	Joseph F	William	Abrahan	James G	ditto	Jacob H	William Hoge	John Hopkins	Abrahan	Jacob H	Thomas	Richard Keys	Roger Kirk	James Kelly	David Kraufe	Michael Leib	William Lewis	William	Aaron Lyle	Samuel Maciay	Comment Mandelly	VAT: 11: 2000	Thomas	John Moore	Peter M	Jacob Painter	Mofes Palmer	
e Treasury	O	April cth.																																			
Receipts and Expenditures in the Treasury of Pennsylvania,	Dolls. Cis.	51 606661																										_								-	Dollars 155989 13
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward	Robert Philfon	Jaines Power	John Rea	Alexander Scott .	Lawrence Seckel	Charles Shoemaker -	John Smilie	Simon Snyder	John Starbird	William Sterret	Kalph Stover	Jacob Strickier	Picture Titonamens	Alexander Turner	Isaac Van Horne	George Wallace -	Robert Waln -	Ifaac Watfon	Isaac Weaver	Rofewell Welles	Hugh White	Robert Whitehill	Ilaac Worrell -	John Wright	joiepin Dunock, Cicia of the Moure of Architecture	Ditto his doily nay	Ditto, extra fervices	Ditto, a halance due to him for contingent expences	Ditto, for which he is to be accountable -	Tofeph Webb, Affillant Clerk, his annual pay	Ditto, his daily pay	Ditto, for extra fervices	Myers Fisher, for drafting bills -	Carried forward .	
the Treas	1708.	April 5th.																																		
enditures in	Dolls. Cts.	6-6-600																																	Dollars 155989 13	
ts and Exp	rward -																																		- Dellars	
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, CR.	Della. Cla. 97974 34 194 37 194 37 185 0 244 0 244 0 180 0 1	Dollars 104813 18
٤	No. 1416 4117777777777777777777777777777777	Dollars
Treasury of Pennsylvania, &c.	Drought forward  Thomas Dobfon, for drafting bills  Thomas Dobfon, for drafting bills  Jitto, his daily pay  Ditto, extra fervices  Jofeph Fry, Door-keeper, his annual pay  Ditto, extra fervices  Jofeph Fry, Door-keeper, his annual pay  Ditto, extra fervices  Jofeph Fry, Door-keeper, his annual pay  Ditto, extra fervices  Joitto, extra fervices  Francis & Robert Bailey, a balance due to them for printing  Thomas Bradford, for printing bills  Michael Billmeyer, a balance due to him for printing  the Journal in the German language  Benjamin F. Bache, for newfpapers  D. & S. Claypoole, for ditto  Thomas Bradford, for ditto  John Kenno, for ditto  Villiam Graham, for ditto  Robert Hare, Speaker of the Scnate, one day's pay  for Mathao Luffbrough, and clerk in the office of  the Scerctary of the Land-office, one quarter's falary, due the 3 th of March laft  7th. Paid Stephen Sykes, Clerk in ditto, one quarter's falary, due the 3 th of March laft  Paid John Moore, for furveying 5000 acres of land  for the truflees of the Pittiburgh academy, in 13  furveys,	. Carried forward
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward - 155989 13	carried forward . Dollars 155989 13

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9	Dolls. Cis. 104813 18	2000	. 33		I				,	• •,=>	,-	4	-	-	1111
	No.	442	443	444	446	·,-'	4+7	448	6+4	450	451	452	453	454	Dollars 111156 34
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798. Brought forward	Then you then to complete the buildings for the faid inflitte- tion, agreeably to an act paffed March 16th laft. Paid John Hally Secretary of the Land-office, one	gth. Paid Reynold Keen, an Affociate Judge of Philadel-	March laft.  Paid John Kline one quarter's pension, due the 1st inflant, but act of 17th April 1795	Paid Henry Kean, Clerk in the Surveyor General's office, one quarter's falary, due the 31ft of March laft	Paid Benjamin Rittenhoufe, an Associate Judge of Montgomery county, one quarter's falary, due the	11ft of March laft	March last Paid Sarah Martin one month's pension, due the 4th	Inflant Paid James Chambers, an Affociate Judge of Prank- lin county, fix months falary, due the 31ft of March	Paid Joseph Fry, for taking care of the State-house	the 1tt January 1798 to the 31tt March laft.  11th. Paid Jacob Ruff, Prefident of the Third Diffrict of	the Court of Common Pleas, one quarter's taury, due the 31R of March laft Paid Steiner & Kammerer a balance of their account, for existing the Journal of the late Houfe of Re-	prefentatives, in the German language, per act of the 4th April inflant Paid John Jones, an Affociate Judge of Montgomery	laft	Carried forward -
qt u		<del>, -</del> -								_		pursue MF M crosses			
dirures in	Dolls. Cls. 155989 13														Dollars 155989 13
Expen	,	2						,							Dollars
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		$N_o$ .	455	456	457	458	459	460	461	462	463	464	465	466	467	468 Dollars	
	Keceipts and Expenditures in the Treasury of Pennsylvania, &c.	1798. Brought forward - Abril 11th, Paid Alexander I. Dallas, for deafing hills, for aff	of the 4th infant and Affociate Judge of Washing- ton county, one cuarter's falary, due the 21st of	March laft 13th. Paid Henry Taylor, an Affociate Judge of Washing-county, one quarter's falary, due the 1st of April	Paid ditto, one quarter's falary, due the 30th of June	Paid ditto, fix months falary, due the 1st of January	Paid Robert Galbraith, an Affociate Judge of Huntingdon county, one quarter's falary, due the 2ril	Paid Hugh Davidson, an Associate Judge of Hunting-	March 19 Burn for find montings	the Regilter-General's officers of Paid A Maid a wind a single of the Maid a Maid a single of the Action of Walting	ton county, fix months falary, due the 11th inflant Paid James Trimble, Deputy-Secretary of the com-	March laft Paid Nathan Dennison, an Associate Judge of Luzerne	Jaff Robert Miller and William Rogers, for bringing	from Chefter county gaol 20 convicts, to Philadelphia gaol, from 1794 to December 19th 1797 Paid Mark Wilcox, an Affociate Judge of Delaware County fix months Glary due the 21th of Manch	Paid James Barr, an Affociate Judge of Westmoreland county, one quarter's falary, due the 30th of June	Lait Carried forward -	
	tstures in	Dolls. Cts. 155989 13												, ,		Dollars 155989 13	
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CR.	Dollars, Cts. 112,163 86	10	35	10	105	52 20	64	009	48 61	35	35	75	20	1400	140	Dollars 114,943 74
	No.	469	470	471	472	473	474	475	476	477	478	419	480	481	482	ollars
Expenditures in the Treasury of Pennsylvania, &c.	1798.  April 14th. Paid James Barr, an Affociate Judge of Wellmoreland county. fix months falary, due the 3.10. of	March laft, Paid James Edgar, an Affociate Judge of Washing-ton county, one quarter's salary, due the 18 of	July 1794, Paid ditto, fix months falary, due the 31 ft. of	March laft, Paid John Baird, an Affociate Judge of Westmore-land county, nine months falary, due the 31st.	of March laft,  Paid Jonathan Bayard Smith, an Affociate Judge of Philadelphia county, his falary, due the 31ft.	of March laft,  17th. Paid David C. and Septimus Claypoole, for news- papers furnished the Members of the late House	of Reprefentatives, per act of the 4th. April 1798, Paid John Glen, a difabled foldier, per act of the	Ath. inflant,  Paid George Thompson, an Affociate Judge of Allegheny county, his salary, from 26th No-	vember 1797 to the 3.18. of March laft, - Paid Andrew Graff, an Affociate Judge of Lancaster	county, one quarter's falary, due the 1th inflant, Paid Samuel Wallis, an Affociate Judge of Lyco-	ming county, one quarter's falary, due the 1ft inft. Paid William January, Clerk in the Receiver General's office, one quarter's falary, due the 3+ft.	of March laft,  Paid Lewis Nicholas, Brigade Inspessor of the city of Philadelphia, one quarter's falary, due		tia, one year & nine months falary, due 11th, infl. Paid Hugh Lloyd, an Affociate Judge of Delaware		Carried forward, D
xpenditures in th	Dollars, Cis. 155,989 13														Dollary 155,489 13	
Receipts and Ex	Brought forward,														Carried forward,	

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CR.	Dollars. C's.	35 0	380 23	35 0	35 0	105 0	28 38	70 0	70 0	35 0	35 0	35 0	35 0	35 0	35 0	35 0	947 36
	No. Doll	483	484	485	486	487	488	489	490	491	492	493	464	495	496	497	Dollars 115,947 36
Expenditures in the Treafury of Pennfylvania, &c.	Brought forward.	h. Paid Samuel Laird, an Affociate Judge of Cumberland county, one quarter's falary due the 1th inft.  Paid Nathaniel Falcouer, Mailler Warden of the			ampton county, one quarter's falary, due the 3.1% of March laß,				umbertand county, in months marty, due the 1st. inftant, 21st. Paid Matthias Hutchinfon, an Associate Judge of Parts and control of the parts of the						county, one quarter's fallary, due the IR. inft.		Carried forward, • D
Receipts and Expenditures in the	Bionalit forward	r				Managama da - A-4								•	-		Cathed forward, • Dollars 155,989 13

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Cts. 36	0	0	0	275 63	0	0	0	0	413 25	2 7	158 11 83 80	57
Dollars. Cts. 115,947 36	35	35	140	275	200	400	400	105	413	3	10,258 11	128,2
No.	498	499	200	Sot	505	503	\$04	505				Dollars
Brought forward,  April 23d. Paid Thomas Beale, an Affociate Judge of Mifflin	county, one quarter's falary, due the 1st. of October, 1797, Paid ditto, an Associate Indoe of Mislin country	cath. Paid John Clonneer, an Affociate Index of Dan-	phin county, one year's falary, due the 1ft. inft. 27th. Paid David C. & Ceptimus Claypoole, for thirty	copies of the Daily Advertifer, containing the laws of the last fession,	ford county, one year's falary, due the 11th, inft. Paid Alexander Addition, Prefident of the Fifth	Diffrict of the Court of Common Pleas, one quarter's falary, due the 31ft. of March laft, 28th. Paid James Riddle, Prefident of the Fourth Di-	ftrict of the Court of Common Pleas, one quarter's falary, due the 31ft. of March laft, and Joth. Paid John Jordan, an Affociate Judge of Comber-	land county, nine months falary, due the 1st. of October, 1797,  Paid John Donnaldfon, Comptroller General, on	account of interest and two per cent. drawn for him at the Bank of the United States, for the purpose of exchanging new loans,	rants, viz., 9658 1	n Thompson, two quarters interest on held in trust,	Carried forward - Do
Dollars. Cts. 155,989 13												155,989 13
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Brought forward,	45.											Carried forward

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	Dollers. Cis.	128,296 57	0 09	105 0	140 0	13 33	52 0	5 25	00001	45 0	13 83	35 0	35 0	0 5/1	
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	No.		905	t 507	508	605	510	115	512	513	514	515	216	213	
			the tolk of April laft.  2d. Paid Obadiah Core an Afforite Indoe of Luzame	county wine months falsis due the 1ft of April laft 4th. Paid Rebert Lellar, an Affociate Judge of Mont	of Aprillatt,  5th. Paid Mary Wert, one month's pention, due the	Paid Charles Culnan and others, one month's	wages, as watchmen at the State house and public offices, and for three gallons of oil, . Paid A Hall, for publishing proposals for furnish-	ing arms for the use of this commonwealth, 7th. Paid the truttees of the academy and free school	established at Newtown, in Bucks county, per act of 16th, of March last, in part,	ift, inflant,  Paid Sarah Martin, one month's pension, due the	4th. inltant, 10th. Paid Samuel Bryfon, un Affociate Judge of Mif. flin county, one quarter's falary, due the 1ft. of	April lalf	14th. Paid Rebert Coleman, an Affociate Judge of Lan-	of April lat,	finition avainable of the eventsion described
	Dollars. Cts.	155,989 13	38 52		0 2/1	0 152	0 4.0	,	Q30		25 25 25 25 25 25 25 25				
•		My, 3d Received of Lord Burley Treasures of Lord and		Loan office of 1793,  Arrears of taxes for 178c and 1786 - 80 2	18th, Received of Matthew Irwin, Mafter of the Rolls, on ac-	patents, per act of April 20, 1795,	Cheffer county, on account of arrears of excile for 21ft. Received of John Herster, Treaturer of Northampton	county, on account of tavein licences, 600 o  Loan-office of 1793,	26th. Received of Ifaac Chapman, Treafurer of Bucks county,	• .	29th. Received of Daniel Brodhead, on account of office fees,				

Cimica formord, " Dollars 158,990 31

Carried forward, . Dollars 131,275 98

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tingen, expenses of the executive department for the year 1798, pe act of the fourth of April lait, 18th. Paid John Hurper, Brigade Inspector of Chester Cranty, fix months salary, due the 11th of April last

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CR.	Dolls. Cts. 131275 98	2000	140 0	0 00		35 0	30 0	120 0	333 33	22 15	70 0	37 8	23 51	140 0	140 0	140 0,	Dollars 133220 5
	No.	520	521	522	524	525	526	527	528	828	530			531	532	533	Dollars
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798.  May 19th. Paid Samuel Grier, Brigade Infpector of Lycoming	county, one year's falary, due the 11th of April laft Paid William Hepburn, an Associate Judge of Lyconing county, one year's falary, due the 1st of	April last Paid Ruth Johnston, fix months pension, due the 12th	of April last Paid Mary Denny, one year's pension, due the 12th	Paid Jane Rofeborough, one year's penfion, due the 12th inflant 26th. Paid John Badollet, an Affociate Judge of Greene	county, one quarter's jalary, due the 1th of April	October 1796 to the 9th of October 1797 - Paid Hannah Crawford, her penfon, to the 26th of	March 1798 - Paid Daniel Brodhead Suresvor Connections	30th. Paid Jeffe Fell, an Affociate Judge of Luzerne coun-	ty, one mouth and twenty-leven days raidry, due the 1ft of April last Stift. Paid Matthias Hollenback, an Associate Judge of Luzerne county, six months salary, due the 1st of	April last Pare Debt Warrant in favour of Thomas	Bidwell, No. 14 Paid Grizzel Robinfon, one year's annuity per act	April 19th 1794  Tune 1ft. Paid Henry Slagle, an Affociate Judge of York conn-	ty, one year's falary, due the iff of April laft Paid William Scott, an Affociate Judge of York conn-	ty, one year's falary, due the ill of April laft Paid Jacob Rudzell, an Afficiate Indee of York coun-	ty, one year's falary, due the ist of April last	Carried forward
litures in	Dolls. Cts. 158990 81						Giller	meadle week	2					1200 0		922 65	161113 46
Expend	I ·						16.60		To the second				រា ឧត្-	unty.	0 65		Dollars 1
ts and	forward						الم الم	3	notice of Sanday				ounty, o	anklin co	- 500	ŀ	•
DR. Receip	1798, Brought forward	,		•			1 3 3 4		melin				June ult, Received of John Hay, Treaturer of York county, on as-	count of tavern licences Received of Patrick Campbell, Treafurer of Franklin county,	on account of tavern licences On account of the Loan-office of 1753		Carried forward

Dolls. Cts.	133220 5	140 0	2 50	52 0	99 97	19 20	13 33	13 83	216 0	21 60	0 12	0 00	37 50	0 5/1 ,	35 0	Dollars 134393 67
$N_o$ .		534	535	536	537	538	539	540	541	542	543	544	<b>5</b> 45	546	547	Dollars
	7.998. Brought forward June 11t. Paid Samuel Edie, an Affociate Judge of York coun-	$\mathbf{P}_{\mathbf{a}}$	niftling arms for the ufe of the commonwealth Paid Charles Culnan and others, one month's watching	the State-house and public buildings - cth. Paid Elizabeth M·Williams one year's pension, due	the 29th of April last Paid Catharine Alexander one quarter's pension, due	the 26th of April last Paid Mary Wert, one month's pension, due the 1st in-	ftant Gth. Paid Sarah Martin, one month's penfion, due the 4th	inflant 8th. Paid Jafper Yeates, his expences whilf on the Circuit	Courts for 54 days one quarter's penfion, due	the 3d inflant Paid John Norris, Treafurer of Mifflin county, the amount of an order by Thomas M'Kean, Prefident of the electors of a Prefident and Vice-Prefident of the United States, in favour of William Brown, one	Pa	from Lewiltown to Penn's Valley  11th. Paid Ilaac Chapman, Treafurer of Bucks county, for amount paid by him to James Hanna, one of the electors of a Prefident and Vice-Prefident of the	United States  Paid William Cook, an Affociate Judge of Northumberland county, one year and three months falary,	due the 1st of April last and 12th. Paid Peter Rhoads, an Associate Judge of Northampton county, one quarter's falary, due the 1st of April	laft	Carried forward -
Dolls. Cts.	161113 46	45 73	11 33		665 17	150 0	2700	21 0	37 50		70 38	983 74		53 74		Dollars 166536 69
	1798. Brought forward - June 5th, Received of Henry Speering, Sheriff of Northampton coun-	ty, on account of Court fines 6th. Received of James Bernard, late Sheriff of Delaware county,	on account of court fines sth. Received of John Norris, Treafurer of Miffin county, on ac-	count of tavern licences - 566 64  Loan-office of 1793 - 08 83	Sheriff of Cumberland cou	account of court fines  Received of Ann Kennedy, Administratix, and Francis John.	thon, Administrator, of the estate of David Kennedy, late Secretary of the Land-office, on account of office fees	Received of John Norris, Treafurer of Mifflin county, on account of tavern licences	11th. Received of Ifaac Chapman, Treafurer of Bucks county, on account of arrears of taxes for the year 1788		20th. Received of Benjamin Elliott, Treafurer of Huntingdon county, on account of tavern licences	21tt. Received of John Hall, Secretary of the Land-office, on account of office fees 23d. Received of Alexander J. Dallas, Secretary of the commonwealth, on account of office fees	29th. Received of Francis Johnthon, Receiver-General of the Land. office, on account of office fees 30th. Received of Henry Orth, Sheriff of Dauphin county. on ac-			Carried forward - Dollars

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Receipts and Expenditures in the Treasury of Pennsylvania, &c.

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Dolls, Cts.	125 0	25 555				CC CC .	200 0	125 0	125 0	0 0001	0 00	0 005	275 0	200	Dollars 139384 54
No.	562	5	504	302	500	100	898	569	570	571	572	573	574	575	Dollars
Brought forward . July 2d. Paid Matthew Watfou, Clerk in the Comptroller-General's office, one quarter's falary, due the 30th of	June last Paid Samuel Bryan, Register General, one quarter's	Paid John Woodward, Clerk in the Register-General's office, one quarter's falary, due the 30th of June	Paid Peter Baynton, Treaturer, one quarter's falary,	Paid Alexander Wilton, Clerk in the Treafuer's of-	Paid ditto, Clerk of the Loan-office of 1785, one durities of the Loan-office of 1785, one	Paid Samuel Clendenin, Clerk in the Comptroller-General's office, one quarter's falary, due the 30th of	June laft Paid Robert M'Elwee, Clerk in ditto, one quarter's	falary, due the 30th of June last Paid Francis Wright, Clenk in ditto, one quarter's	falary, due the 30th of June last Paid John M. Miller, Clerk in the office of the Secre- tary of the Land office, one quarter's falary, due	the 30th of June last Paid Ephraim Morton, Clerk in ditto, one quarter's	falary, due the 30th of June lait  Paid Alexander J. Dallas, Secretary of the Common-vealth, one quarter's fakary, due the 30th of June	Jat. Paid John M'Kiffick, Clerk in the office of the Receiver-General of the Land-office, one quarter's falary,	due the 30th of June last Paid John Heaton, Clerk in ditto, one quarter's falary,	due the 30th of June laft	Carried forward
1798. Fuly 2d.															
Dəlls. Cts. 179 169981 44 3'dly:	765 25		85 0	148 60	15.2		2000	40000	185 o 268 80	863 98	163 27 135 35	926 10	349 25		216494 84
Dəlls. Ctr. 169981 44 160 0	765 2	uo O	Bioncer, on account of auction 85		riff of Delaware coun.	ton, on account of monies received ain the Old Purchafe, previous to	Pennfylvania fix months dividend on	Treasurer of Chester county, on	account of tavern licences  Received of Moles Hoblon, Treafurer of Montgomery country, on account of tavern licences  185	Accelved of Alchard S. Footman, Auctioneer, on account of auction during a anglion during S. P. J. S.	d of Peter Benfon, Auctioneer, on account of ditto d of Peter Benfon, Auctioneer, on account of ditto d of William Shannon, Auctioneer, on account of	ce of £.5000			Carried forward Dollars 216494 84

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Receipts and Expenditures in the Treasury of Pennsylvania, &c.	_
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Dolls. Cts. 139384 54	87 54	800 0	99 999	99 991	0 511	0 011	150 0	333 33	27 79	0 004	1333 33	35 0	10 0	Dollars 143319 85
No.	576	577	578	\$79	580	581	582	583	584	585	586	587	588	Dollars
Brought forward $\gamma_{uly}$ 3d. Paid William M'Clellan, his expences and trouble in	Pa	Paid Thomas M'Kean, Chief Juftice of the Supreme Court, one contests falary due the oath of Inne	Paid Jared Ingerfoll, Attorney-General of the com-	June latt Paid Anthony Simmons, Clerk in the Surveyor-Gene-	June laft  Delit Lift IX Freely Clerk is directore grown.	ter's falary, due the 30th of June laft Paid Stephen Sykes, Clerk in the office of the Secreta-	ry of the Land-office, one quarter's lalary, due the 3oth of June last - Paid John Hall Secretary of the Land-office, one	quarter's falary, due the 30th of June last - Paid John E. Hall, Clerk in the office of the Secreta-	ry of the Land-office, twenty-five days falary, due the 30th of June laft Paid James Riddle, Prefident of the fourth diffrict of	the Court of Common Pleas, one quarter's falary, due the 30th of June last	Paid George Thompson, an Afficiate Judge of Al-	of June late one quarter's rated by the eff in-	Hant	Carried forward
Dolls. Cis. 216494 84	·								•					Dollars 216494 84
Brought forward -														Carried forward - Dollars

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O	Dolls, Cts. 143319 85	2	183	13	210	275	001	35	%	200	400	70	50	70	35	145343
	No.	685	590	165	592	593	594	595	596	597	865	665	009	109	602	Dollars 145343 18
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward	ار ال	the improvement of roads and livers, from 11, 22- pril to it July infant Doi: J. Man. 100, 100, 100 Doi: J. Man. 1	inflant Paid Jonathan Hoge, an Affociate Judge of Cumber-	the 1st instant  Paid William Parker, Clerk in the Surveyor-Gene-	ral's office, one quarter's talary, due the 30th or June laft	Paid Henry Kean, Clerk in ditto, one quarter's faid- ry, due the 30th of June laft Paid Benjamin Rittenhouse, an Associate Judge of	Montgomery county, one quarter's talary, oue the	6th, Paid Joleph Fry, for taking care of the State-nounce and yard, from 1ft April to 30th June 1798 Paid John D. Coxe, Prelident of the First District of	the Court of Common Fleas, one quarter's latary, due the 30th of June laft  Paid Alexander Addifon, Prefident of the Fifth Di-	falary, due the 30th of June latt.	Paid James Moore, an Anociate Judge of Circust county, fix months falary, due the 30th of June laft Paid William Robinson, an Associate Judge of Phila-	delphía county, one quarter's falary, due the 11t inflant	7th. Paid Henry Taylor, an Allociate Judge of Walning- ton county, two quarters falary, due the 1st instant	county, one quarter's falary, due the 1ft of April	Carried forward -
ipts and Expenditures in	Dolls. Cts.  Brought forward - 216494 84												Į.			. Dollars 216494 84
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CR.	Dolls. Cls. 145343 18	50 0	13 83	35 0	533 33	353 55	400 0	52 0	400 0	200	125 0	275 0	72 21	35 0	7 88
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	$N_o$ .	, 603	604	909	000	6	809	609	019	119	219	613	614	615	Dollars 148167 88
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798.  Suly 7th. Paid Jonathan Williams, an Affeciate Judge of Phila-	delpina county, one quarter's talary, due the 3oth of June last Paid Sarah Martin, one month's pension, due the 4th	nntant  Paid John Mulhallon, an Aflociate Judge of Northamp- ton county, one quarter's falary, due the 30th June	Paid John Donnaldson, Comptroller-General, one quar-	gth. Paid Francis Johnston, Receiver-General of the Land	Paid John Joseph Henry, Prefident of the Second Di- flrict of the Court of Common Pleas, one quarter's	Faid Charles Culnan, and others, one month's wages	as warehinen at the State-house and public offices, and for oil, due the 1th inflant Paid Jacob Ruth, Prefident of the Third Diffrict of	The Court of Common Treas, one quarter staterly, due the 30th of June last  Paid Jafper Yeates, an Affildant Judge of the Supreme Court, one quarter's falary, due the 20th of June	Paid Thomas Mafters, Clerk in the Surveyor-General's office, one quarter's falary, due the 30th of Junc	last Paid Nathan Lustborough, Clerk in the office of the Secretary of the Land office, one quarter's falary.	due the 30th of June last Paid James B. Many, Clerk in ditto, two months and	five days falary, due the 5th of june last Paid Hugh Barclay, an Associate Judge of Bedford county, one quarter's falary, due the 16 of Anxil	laft .	. Carried forward .
tures in the	Dolls. Cts. 216494 84														Dollars 216494 84
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Receipts a	Brought forward		,												Carried forward

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Cis.	88		0	0	0		0		0			0		0		8 81	3	3222 23	•	70 0	98 4				386 35	112	
Dolls. Cts.	148167 88		50	50	216		500		300	16	cc	70		50		51	<b>1</b>	3223	•	70	•	ř			386	Dollars 153161 12	
$N_0$ .		,	919	617	819		619		620	63.	30	622		623		707		625	, ,	929	627	800	070		629	Dollars	
	1798. Brid Innathan Bayard Smith, an Affociate Judge of	Philadelphia county, one quarter's falary, due the	30th of June laft	Quarter's falary, and the 1ff inflant Did Bland Chinas His groups on the Circuit	Courts 54 days	Paid ditto, as one of the Judges of the Supreme	laft	Paid James Trimble, Deputy-Secretary of the commonwealth, one quarter's falary, due the 30th of	June last	12th. Paid Henry Wynkoop, an Allociate Judge of Bucks	16th. Paid John Montgomery, an Affoeiate Judge of Cum-	berland county, six months salary, due the ist instant	Paid Lewis Nicholas, Brigade-Inspector of the city of Philadelphia, one quarter's falary, due the 11th in-	flant	Paid John Joseph Henry, for his attendance on the	High Court of Errors and Appeals, and for mite-	Paid the Managers of the Marine and City hospitals	of the port and city of Philadelphia, as per act of April the 4th laft	Paid John Piper, an Affociate Judge of Bedfold coun-	ty, fix months falary, due the 30th of June last	account	Paid Jacob Rufh, for his attendance on the High Court	Paid Nathaniel Falconer, Malter Warden of the Port	of Philadelphia, for his wages and the diffurfements in his office. from the 12th of April to the 12th in-	flant incluíre	Carried forward .	
Dolls, Cis.	216494 84																									216494 84	
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Brought forward, Paid John Carfon, an Affociate Judge of Dauphin county, one quarter's falary, due the first sufficient William Jack, an Affociate Judge of Westmoreland county, two quarter's falary, due the 3cth. of June last, High Court of Errors and Appeals, and for mileage	Paid Owen Evans, on account of his contract for fupplying 1200 flands of arms for the use of the commonwealth, agreeably to the act of March 28th, 1797, Paid Benjamin Marclay, an Associate Judge of Montgomery county, one year's falary, due the 3 oth of June last,	pies of circular letters for the department of accounts, Paid the Managers of the Marine and City Hofpi-	tals, per act April 4th. Ialt, Paid Hugh Lenox, John Browne & Samuel Church being the amount of an order of the Commission- ers of the city and county of Philadelphia, for fettling the accounts of the Brigade Inspectors, Paid the Commissioners of Montgomery county,	agreeably to the act of April 11th. 1793, Paid William Maghec, for his expences and compensation for removing a convict from Weltmore-land county gaol to the gaol of Philadelphia, Paid John Barclay, an Affociate Judge of Bucks	county, one quarter's mary, due une 3cm, on June lait, Paid Abraham Cable, an Affociate Judge of Someriet county, one quarter's falary due the 3cth.	of June laft,	Carrid forward, -
1798. July 16th. 17th.		r Sth.	19th.	230,	24th.		
Dollars, Chs. 216,494 84							Dollars 216,494 84
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.

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## Brought forward, - 220,331 13								•	47	]					•		
Dollars. Cu.  1798.  August 18. Paid Benjamin Brannon, an Affociate Judge of Delaware county, fix months falary, due the Joth. of June laft, and company, for one month's wratching at the State houfe & public offices, & for one and Charles Culman and company, for one month's wratching at the State houfe & public offices, & for one and Elizabeth Parry. fix months pention, due the 29th. of July laft, and the spate of July laft, and James Allifon, an Affociate Judge of Wallington county, one quarter's falary due the 1ft. and James Allifon, an Affociate Judge of Wallinfant, and July laft, and l		Dollars. Cts. 161,310 35		52 25												112 50	163,520 63
Dollars. Cu.  1798.  August 18. Paid Benjamin Brannon, an Affociate Judge of Delaware county, fix months falary, due the Joth. of June laft, and company, for one month's wratching at the State houfe & public offices, & for one and Charles Culman and company, for one month's wratching at the State houfe & public offices, & for one and Elizabeth Parry. fix months pention, due the 29th. of July laft, and the spate of July laft, and James Allifon, an Affociate Judge of Wallington county, one quarter's falary due the 1ft. and James Allifon, an Affociate Judge of Wallinfant, and July laft, and l		No.	159	652	653	654	655	959	657	658	659	099	199	299	663	<b>†99</b>	Dollars
Brought forward.  Brought forward.  31ft. Received of John Norris, Treaturer of Mifflin county,  31ft. Received on account of the Loan office of £50,000,—  Principal, - 83 33  Intereft, - 48 78  Carried forward, . Dollars 220,493 24							of July laft, Paid Mary Wert, one month's penfion due the 1ft.	infrant, Paid 1ames Trimble for difourfements in tranfmit-	i d	of June last, an Associate Judge of Somer- soth. Paid James Wells, an Associate Judge of Somer- set county, fix months salary, due the 3oth. of	June last, Paid Benjamin Elliott, an Associate Judge of Huntingdon county, six months falary due the 30th.	of June laft, Paid Hugh Davidson, an Associate Indge of ditto,	one quarter's falary due the 30th, of June laft, Paid the Trustees of Newtown Academy, in Bucks	in part, " Weal, three months pention, due the	11. inflant, Paid Elizabeth Baxter, three months penfion, due	the 6th, instant,	
Brought forward,  August 9th. Received of John Norris, Treasurer of Missin county, on account of tavern licences,  31st. Received on account of the Loan office of £50,000,— Principal, 83 33 Interest, 48 78  Carried forward, Dollars		Dollars. Cls. 220,351 13		- 132 11		Φ'											220,493 24
Brought forward,  Muguft 9th. Received of John Norris, Treafurer of Mifflin on account of tavern licences,  31fl. Received on account of the Loan-office of £5 Principal, Intereft,  Carried forward,	<i>J</i>		10,000,— 83 33	0/ 04													Dollars
August 9th	January	Brought forward,	. Received on account of the Loan office of $\mathcal{L}_{\mathcal{L}}$ . Received on account of the Loan office of $\mathcal{L}_{\mathcal{L}}$														Carried forward,
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	No.	999	999	299	899	699	670			, ,	1/0	219	673	674	675	Dollars
Kecespis and Expenditures in the Treajury of Tennysvania, Sc.	1798.  August 11th. Paid Alexander J. Dallas, on account of the con-	tingent expenses of the executive department per act of April 4th. laft,  13th. Paid Henry Shripp for fo much paid by him to	the 1st regiment of Philadelphia county militia, 17th. Paid Lewis Nicholas Brinada Influence of the city.	of Philadelphia, twenty-eight days falary, - Paid William Hall and William Sellers on account	of printing, paper and binding the laws paffed in the laft fellion,	of May 1797, Paid Nicholas Lutz, an Affociate Judge of Berks	laft, In months falary, due the 1st, of July 1ast. Paid one state Debt warrant in savor of William	Hunter, No. XVII.	September 1st. Paid George Bryan, for diffurfements in the Regi-	fler General's office and expences incurred in re- moving the Department of Accounts and Trea-	5th. Paid John Miles on account of his contract for fupplying 2,000 flands of arms for the use of the	commonwealth, Faid Mary Wert, one months pension due the 1ft.	inflant, Paid Charles Culnan and others, one months fervices for watching at the flate house and public	lamps, and for three gallons of oil for the lamps, and long the Boid long Codernilloder Reisoda Information		Carrid forward,
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		ofp. zour. Laid Samuel Dryton, an Anocrate Jugge, of Mir-fin county, one quarters falary, due the 1ft. of	July laft, Paid one unfunded flate debt warrant in favor of	Jeremiah Fisher, No. VI	to an act passed the 5th. of April, 1797,	Supreme Court, for one quarter's falary, due	this day, Paid Thomas Millin Covernor of the common	wealth, one quarter's falary due this day, Paid Thomas M'Kean, Chief Juffice of the Su-	preme Court, one quarter's falary, due this day,	raid reginoid ixeen, an anociate judge of Phila- delphia county, one quarter's falary due this day, Paid James Trimble. Deputy Secretary of the	commonwealth, one quarter's falary, due this	day, Paid George Bryan, Clerk in the Register Gene-	ral's office, one quarter's falary, due this day, Paid Peter Baynton, Treafurer, one quarter's fa-	lary, due this day, Paid Alexander Willon, Clerk in the Treafurer's	office, one quarter's falary, due this day, - Paid Ditto, as Clerk of the Loan office of 1785.	one quarter's falary due this day, 2d. Paid John Hall, Secretary of the Land office, one	quarter's falary, due the 1ft. inftant, Paid John E. Hall, Clerk in the office of the Se-	due the 1ft. inftant,	rais office, one quarter's falary, due the 1ft. inft.	Carrid forward,
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	Brought forward, eceiver General of th r's falary due the 18	in the Receiver Gene s falary, due the 16	rk in the Comptrolle	ney General one qua	inflant, Secretary of the con	s idialy, une tile in	arter's falary, due th	onth's penfion due the	narter's falary, due th	ter General, one qua instant, - irrying the laws, m	feffions of the Legill. of this flate, the Judges of the Su	f the Judges of the Su	s falary due the 1st. inf e an Associate Judge of e quarter's falary, du	1	Carrried forward,
Expenditures in the Treasury of Pennsylvania, Se.	Brought forward, Paid Francis Johnston, Receiver General of the Land office, one quarter's falary due the 1st.	inflant. Paid John Heaton, Clerk in the Receiver General's office, one quarter's falary, due the 1sf.	inftant, Paid Francis Wright, Clerk in the Comptroller General's office, one quarter's falary, due the	1ft. inftant - Paid lared Ingerfoll, Attorney General one quar-	Paid Alexander J. Dallas, Secretary of the com-	inflant, One quarters a tataly, one une me in- inflant, Dandamin, Clark in the Countroller	General's office, one quarter's salary, due the	Paid Mary Wert, one month's penfion due the rift inflant, Paid Marthew Warfon. Clerk in the Comproller	General's office, one quarter's salary, due the	Paid Samuel Bryan, Regitter General, one quarter's falary, due the 1st. instant,  Paid Jacob Grace, for carrying the laws, mi-	nutes, &c. of the two last fessions of the Legislature, in fundry counties of this state,  Paid Jasper Yeates, one of the Judges of the Su-	preme court, one quarter statary, due the intrinitant, Paid Thomas Smith, one of the Judges of the Su-	preme court, one quarter's falary due the 1st. inst. Paid Benjamin Rittenhouse an Associate Judge of Montgomery county, one quarter's falary, due	the Iff. instant,	Carr
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No	707	709	711	713 714 Dollars
Brought forward,  Olseber 11th, Paid Joseph Fry, for taking care of the State house yard, &c. 92 days  Paid Anthony Simmons, Clerk in the Surveyor General's office, one quarter's falary, due the 1sth. Paid John Donnaldson, Cemptroller General, one quarter's falary, due the 1st instant, Paid the Managers of the Marine and city Hospitals of the port and city of Philadelphia, agreeably to an Afraged April 4th, last, 19th. Paid Thomas Masters, Clerk in the Surveyor General, of the Paid Thomas Masters, Clerk in the Surveyor General, of the Paid Thomas Masters, Clerk in the Surveyor General, of the Paid Thomas Masters, Clerk in the Surveyor General, of the Paid Thomas Masters, Clerk in the Surveyor General the Marine and Company, Company	neral's office, one quarter's falary due the lift. inflant, Paid Charles Culnan and others, for one month's fervices, &c. as watchmen at the State houfe and Treafury, due the ift inflant. Paid David Gray, an Affociate Judge of Greene Cannery one wear's falary due the lift of &c.	Paid James Chambers, an Affociate Judge of Fran- klin county, one quarter's falary, due the 1ft.	county, two quarter's falary, due the ift. inflant. Paid the commiffioners of Montgomery county, the balance of a fum appropriated for erecting a bridge over the Perkioming creek, agreeably to an act, paffed the 11th. of April 1793.  Paid Samuel Witchell, for carrying the laws, &c.	
Dollars Cts. 220,493 24			283 58 179 99	L M
Brought forward,			23th. Received of Richard S. Footman, Auctioncer, on account of auction duties, 23th. Received of William Shannon, Auctioneer, on account of ditto, 26th. Received of John Connelly, Auctioneer, on account of ditto.	Herster, Treasurer of Northon account of the Loan office Benson, Austioneer, on account Carried forward,

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Dollars Cot.  Dollars Cot.  Dollars Cot.  Novem. 7th. Paid John Jofeph Henry, President of the Second Common Plets, one quarter's falary, the the ift. of October laft, 74 60.  12th. Paid Jafper Yeates, his travelling expences, in attending the Courts of Nift Prins, 34 days. Paid Thomas Smith, his travelling expences, in attending the Circuic Courts of Nift Prins, 38 days. Paid Robert Trail an Afficiate Judge of North-ampton county, two quarter's falary, due the ift. of July, Jaft, Paid Robert Trail and Afficiate Judge of North-ampton county, two quarter's falary, due the ift. of July Jaft, Paid Charles Culnan and others, for one months fervices as watchmen at the late house and Tradury, and for oil Paid Charles Culnan and others, for one months fervices as watchmen at the late house and Tradury, and for oil Paid Catharine Alexander, one quarter's falary, due the ift. of July Jaft, Paid Catharine Alexander, one quarter's falary, due the ift. Of October 1aft, Paid Catharine Paid Politiam Parker, and for oil Paid Charles Culnan and others, for one months ampton county, one quarter's falary, due the ift. Of October 1aft, Paid William Parker, a Clerk in the Surveyer General's office one quarter's falary, due the ift. of October 1aft, Paid Thomas Beale an Afficiate Judge of Mifflin county, one quarter's falary, due the ift. of October 1aft, Paid Sarah Martin, two months and 27 days penfon, due the iff. inlant, Paid Sarah Martin, two months and 27 days penfon, due the iff. inlant,	Dollars Gis. 180,418 93 400 0		60		52 50	19 20 35 °.	366 74	ν.	182,083 29
- 221,404 56 Novem.7th. Pa 50 60 74 60 12th. P Pa 2,000 0 13th. P Pa - 945 59 - 192 15 Pa Pa Dollars 225,536 56									
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Receipts and Expenditures in the Treasury of Pennsylvania, &c.	Brought forward	county, one quarter's falary, due the 1ft of July laft Paid Jonathan Williams, an Afflorate Judge of Phila-	October laft  Paid Robert MElwee, a Clerk in the Comptroller-	October laft  October laft  Isth. Paid Nathan Dennifon, an Aflociate Judge of Luzerne county, one quarter's falary, due the 1fl of Octo-	ber laft Paid Matthias Hollenback, an Affociate Judge of Lu-	Ochober Jaff Officer of Wikean his travelling expenses, in at-	tending the Circuit Courts of Nih Prius 26 days 16th. Paid Jacob Ruff, Prefident of the Third District of	the Court of Common Treas, one quarter's latary, due the 1st of October last  Paid Flizabeth Baxter, one quarter's neuflon, due the	6th infant - 1 Paid Fell. an Aflociate Indoe of Luzerne coun-	ty, one quarter's falary, due the 1st of October last 17th. Paid Anne M'Neal one quarter's pension, due the 1st	inflant robinfon, junior, an Affociate Judge of Dillatalbia county one current, follow due the	If of October laft  Paid Samuel Laird, an Affociate Judge of Cumber-	land county, two quarters falary, due the 1st of October last Cother last Paid William Hoge, an Associate Judge of Washing-	30th September 1798 includive Paid John Kline three months penfion, due the 1st	inflant	Carried forward •
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	1798.  Brought forward Nov. 20th. Paid John D. Coxe, Prefident of the First District of	the Court of Common Pleas, one quarter's falary, due the 1st of October last - 21st. Paid John M'Kissek, Clerk in the office of the Receiver.	er-General of the Land-office, one quarter's fatary, due the 1st of October last Paid Samuel Bryan, for amount of expences incured	by him for fundry difburfements in the offices of the Comptroller General, Regilter-General, and State Treatmer, during the existence of the epidemic.	which prevailed in the city, and for removing the faid offices to Philadelphia Did office to Philadelphia	county, one quarter's falary, due the 1st of October	laft	county, one quarter's falary, due the 1ft of July laft Paid Iohn Donnaldson, for five cords of wood, &c. for	the use of his office Paid John M'Dowell, an Associate Judge of Allegheny county; one quarter's falary, due the 1st of July	Paid James Edgar, an Affociate Judge of Washington county, fix months salary, due the 1st of October	123d. Paid Henry Wynkoop, an Affociate Judge of Bucks county, one quarter's falary, due the 1ft of October	Paid Mark Wilcox, an Affociate Judge of Delaware county, two quarter's falary, due the 1ft of October	laft Paid Abfalom Baird, Brigade-Infpector of Washington county. fix month's falary, due the 11th of October	laft	ith of September laft	Carried forward
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No.	754	755	756	757	758	759	260	194	762	763	764		Dollars
1798.  Nov. 26th. Paid Samuel C. Seely, an Affociate Judge of Wayne county, fix months falary, due the 22d of Septem-	ber last Paid Ebenezer Griffith, an Associate Judge of Somer- set county, six months falary, due the 1st of October	Paid Abrabam Cable, an Affociate Judge of Somerfet county, one quarter's falary, due the 1th of October	last 27th. Paid Owen Evans, on account of his contract, for	commonwealth, per act of the 28th of March 1797 28th. Paid James Barr, an Affociate Judge of Weltmore- land county, two quarters salary, due the 1st of	October laft Paid Ephraim Morton, Clerk in the office of the Secretary of the Land office, one quarter's falary, due the	28th. Paid John M'Pherfon, an Aflociate Judge of North- umberland county, two quarters salary, due the 1st	of October laft 29th. Paid Jonathan Bayard Smith, an Affociate Judge of Philadelphia county, one quarter's falary, due the 1st	of October laft 30th. Paid Hall & Sellers, for printing the Journal of the	House of Representatives Paid John Barclay, an Associate Judge of Bucks coun.	ty, one quarter's falary, due the IR of October laft Paid John M'Dowell, an Affociate Judge of Allegheney county, one quarter's falary, due the 1ft of	October laft Paid Thomas Leiper, executor of Sarah Caldwell's effate, three quarter's interest on her slock, held in	truft Paid John Thompfon, fix months interest on his stock, held in trust	Carried forward -
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19th. Paid Mary Wert one month's pension, due the 1st in-

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Dolls. Cis. 196294 54 , 90 43	35 0	151 50	0 0 91	163 88	55 88	400 0	333 33	555 53
No. II	781	783 784	785	787	788	789	290	791
236159 84  Dec. 11th. Paid the administrators of John L. W. Frank, late a Clerk in the Surveyor-General's office, two months and fourteen days falary, due the 14th of September lath. Paid Margaret Fullerton, fix months pension, due	0 0 0	160 o 13th. Fait Zacharian Foundh, Junor, 10t printing cone for the Senate at their late feffion Paid Joseph M'Chellan and Elijah M'Clenachan, their expences as auditors for fettling the accounts of the Brigade-Inspector of Chester county	14th. Fald Zacharah Follion, Junior, 107 printing uping 100 the Senate at their late fellion  Paid Mary Cline Smith one year's pension, due the 28th of August last  Paid Thomas Fourter, an Affociate Indoe of Danphin	county, his falary, from 1th October 1797 to the 4th inflant Paid Roger and Elisha Kirk, for their expenses incured in apprehending a certain John A. Rook, who	flood charged with horfe-flealing, and had fled from the juffice of this State  18th. Paid James Riddle, Prefident of the Fourth Diffrict of the Court of Common Pleas, one quarter's fala-	ry, due the 1st of October last Paid Daniel Brodhead, Surveyor-General, one quar-	rer's falary, due the 1st of July last Paid ditto one quarter's falary, due the 1st of October	lait
	29th, Received of John Brandon, Treafurer of Westmoreland county, on account of tavern licences Received of Thomas Hamilton, Sherist of Washington county, on account of court fines 31st. Received of Adam Boyd, Treafurer of Dauphin county, on	Received on account of the Loan-office of L. 50000  Principal 66 67  Interest 28 66	P					

							58	]				
CR.	Dolls. Cts. 197900 88	344 0	48	0 0%	35 0	70 0	4.00	65 9	99 1	16 97 38889 68	Dollars 237782 78	
	$N_o$ .	793	794	795	964	797	798				Dollars	
Receipts and Expenditures in the Treasury of Pennsylvania, &c.	1798. Brid Michael Billmover, for printing done for the Se.	Paid Richard Hunt, for riding express with the writs of election iffued by the Speaker of the Senate, and	Dorthampton and Wayne Paid Thomas Beale, an Affociate Judge of Mifflin	Paid Samuel Bryfon, an Affociate Judge of Millin	21ft. Paid Matthias Hutchinfon, an Affociate Judge of Bucks county. fix months falary, due the 1ft of	October laft 31st. Paid Alexander Addison, President of the fifth district	of the Court of Cominon Pleas, one quarter's lalary, due the rift of October lait Paid one State Debt Warrant, in favour of Solomon	Principal 4 27  Interest 2 32  Paid to account of bills of credit of the emiffion of	March lalt  Paid to account of ditto, of the emiffion of March 16th, 1785, received as specie since the 31st of	March last Balance		Treasury-Office, Philadel.
nditures in	Dolls. Cts. 237782 78	,			`			46		c	237782 78	
Expe	•							-	-		Dollars	
Receipts and	Brought forward						,					;

PETER BAYNTON, Treasurer.

Errors excepted,

-	
-	
×	
_	

Jan. 1st. To balance, as per last report March 31st. To amount of bills of 1781, received as specie since the 1st of January last

Dec. 31st. To ditto, received as specie since the 31st March last

1708.

Dec. 31st. By balance in the Treasury Dolls. Cts. | 8 87 25'1 87 1 66

Account of Bills of Credit of 1781.

CR.

262 40

CR:

Dolls. Cts.

262 40

# 262 40

# No. III.

Account of Bills of Credit of 1785.

1798. Dec. 31st. By balance in the Treasury

Dolls. Cts. 1

766 30

932 50

Jan. 1st. To balance, as per last report Adarch 31st. To amount of bills of 1785, received as specie since the 31st of January last

Pec. 31ft, To ditto, received as specie fince the 31ft of March last

932 50 932 50 Dolls. Cts.

# No. IV.

Dells. Ctr. | 1798. | Dec. 3118. By amount of depreciation certificates remaining in the Account of Depreciation Certificates, received of Commissioners of Forfeited Estates.

1798. Jan. 1st. To amount of Depreciation certificates, as per last re-

DR.

CR. Dolls. Cts.

3174 20

3174 20

	[ oó	٦	
$\left\{ {{{ m CR}}}.  ight.$	Dolls Cis. 4469 96 2284 40 58 33 52 31 156 0 33 33 28 73		Dolls. Cis. 1422 57 1019 43 31 13 39 36 541 41 105 30
equence o		3	
d in conf			
ibed, an Mary B	rei , , , , , , , , , , , , , , , , , , ,		rein
ey fubfer mpfon, - rown.	operty the ditto his ditto		operty the ditto
Jontinental mone, for John Tho and Henry B.	Sarah Caldwell's property therein John Thompfon's ditto Mary Beere's ditto ditto James Stren's ditto Charles Well's ditto Thomas Butler's ditto Henry Brown's ditto The Commonwealth's ditto		Sarah Caldwell's property therein John Thompson's ditto Many Beere's ditto Charles Well's ditto Charles Well's ditto Homas Butler's ditto Henry Brown's ditto
l States, obtained for Cate of Sarab, Caldwell West, Thomas Butler Six per cent. Stack.	=	ent. Stock.	
ed States, o. state of Sar s West, Th	Dolh. Cts 6865 39 13 49 722 68 7606 56	Three per cent. Stock.	Dolls. Cts. 1441 53 1070 96 661 71
the e	, , ,		- '
Account of fundry Certificates, Stock of the United States, obtained for Continental money fubscribed, and in confequence of \\ a fubscription made in trust for the estate of Sarab Caldwell, for John Thompson, Mary Beere, \\ James Steen, Charles West, Thomas Butler, and Henry Brown.\\ Simes Six per cent. Stack.\	One certificate, on interest from the 1st of January 1791, dated the 14th March 1792 One certificate, on interest from the 1st of January 1791, dated June the 12th 1794 One certificate, on interest from the 1st of January 1797, dated February 16th 1797		One certificate, on interest from the 1st of January 1794, dated the 14th March 1792 One certificate, on interest from the 1st of April 1793, dated the 15th June 1793 One certificate, on interest from the 1st of January 1797, dated February the 16th 1797

No. V.

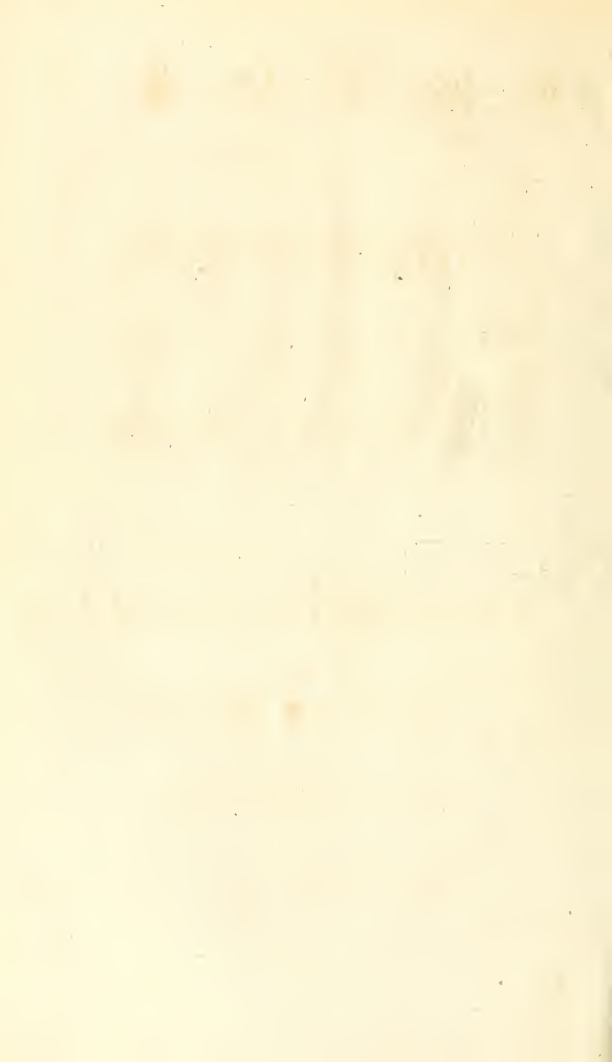
GR.	Dolls. Cts.	2234 83	1142 20	29 17	26 50	.261 55	78 0	16 67	14 36	3803 28	
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		4		6		,	*		•		
		réin		•			1	•	r		
		perty the	ditto	ditto	ditto	ditto	ditto	ditto	ditto		
		rell's pro	pfon's	98	, 8,	ી, ક	:ler's	vn's	nwealth's		
	,	Sarah Caldwell's property therein	hn Thom	ary Beere	mes Steen	harles We	nomas Bur	enry Brov	he commo		
		SS .	J.	Σ	<u>, re</u> ,	ਹ ਹ	Ξ	耳	E		
Defered Stock.										٠	_
Defered	Dolls. Cts.	3432 70	5 12	9 24	356 22					3803 28	
				,							1
					•	/					
		One certificate, dated the 15th March 1792	litto dated the 5th June 1794	ditto, dated the 12th June 1794	litto, dated the 16th February 1797						
					_						

# No. VI.

DR. Account of Militia Fines received, and expences incured and paid, agreeably to an act passed the 11th of April, 1793. CR.

Dolls. Cts.	632 99	0 94	33 33 236 33	334 33	188 86	1380 0	487 74	152 0	3487 79	7110 10
		No. 85	156	157	158	184	211	3	,	
1798. Jan. 1st. By amount of expences incured and paid since the 1sth of April, 1793, and which were included in	former annual reports	in the general flatement	March 3d. By ditto, paid Henry Frailey, as per	By ditto, paid ditto, as per	By ditto, paid ditto, as per	15th. By ditto, paid William Sterrett, as per	. April 3d. by ditto, paid Abialom Baird, as per Aug. 12th. By ditto, raid Henry Shrinn, as her	Balance, included in the balance of the general state.	ment No. I.	
Dolls. Cis.	6547 73	400 0	76 171							7119 70
1798. To amount of militia fines received fince the 11th of April 1793, and which were included in former an-	Reb. 1st. To Cash received of Alexander Russel, Brigade-In-	lpector of York county Joth, To ditto, received of Jofenh Torrence Briands In.	fpector of Fayette county							
_										

PETER BAYNTON, Treefurer.



# REPORT

OF THE

# REGISTER-GENERAL

OF THE

#### STATE OF THE FINANCES

OF

# PENNSYLVANIA,

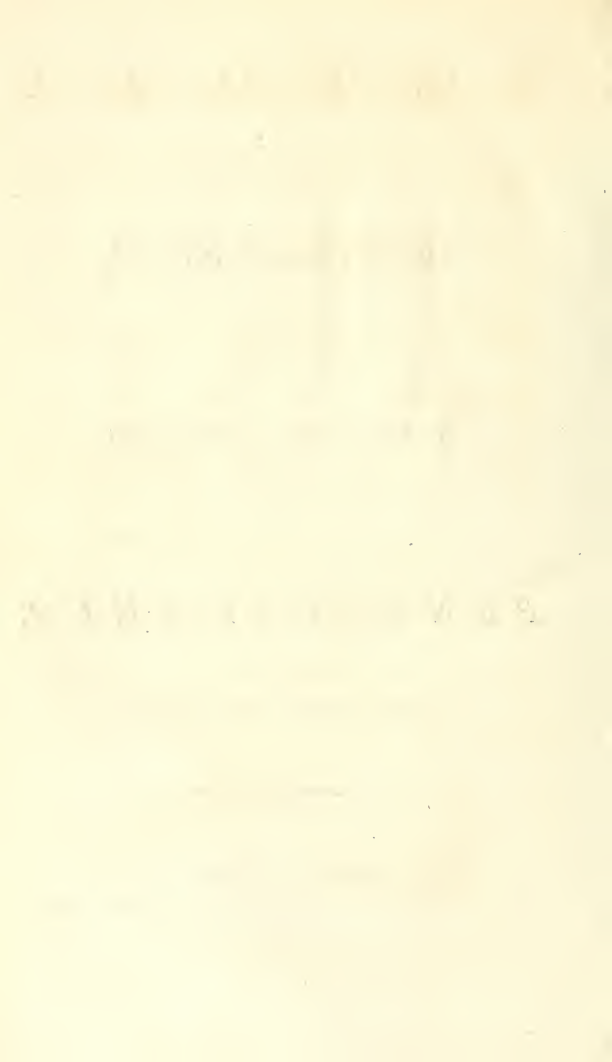
FOR THE YEAR M,DCC,XCVIII.



PHILADELPHIA:

PRINTED BY HALL AND SELLERS, No. 51, HIGH-STREET.

1799.



IN Pursuance of the tenth section of the Act of the fourth of April, 1792, I have the honor to lay before the House of Representatives a Statement of the Finances of this Commonwealth, from the first of January until the thirty-first of December, 1798.

The paper marked A. contains a general account of the Receipts at the Treasury, from the first of January until the thirty-first of December, 1798; and that marked B. a general account of the Expenditures for the same time; leaving the following balances in the Treasury the thirty-first of December, 1798, viz.

In Specie, - - - - - Dollars 38,889 68

Bills of credit of March 1785, - - £.349 13 9

Bills of credit of April 1781 - - £.98 8 0

Continental money - - Dollars 384,678 89

The schedules from No. I. to No. XVI. inclusive, referred to in the general statements A. and B. give a detailed view of the Receipts and Expenditures of monies for the year 1798, and shew the state of the accounts, upon which they have been received and paid, to the close of that year.

No. XVII. A statement of unfunded debt, issued since the report of 1797 to the Legislature.

No. XVIII. A general statement of unfunded debt, shewing the whole amount issued under the second section of the Act of the fourth of April, 1792; the amount redeemed by the various appropriations, and the balance yet to be redeemed, with the amount of interest which was due thereon the sifth of April, 1797, when the certificates of unfunded debt unredeemed ceased to bear interest.

No. XIX. A statement of bills of credit of different emissions.

No. XX. A statement of the Three per Cents and Deferred Purparts.

No. XXI. A statement of the debts due to the Commonwealth the first of January, 1799; and a statement of the stock of the Bank of Pennsylvania, and of the stock of the United States, the property of the Commonwealth.

No. XXII. A statement of the debts due by the Commonwealth, and of the balances of the various appropriations unpaid the first of January, 1799.

I have not made an estimate of the probable produce and expenditure of the public revenues for the year 1799, for the reasons stated in the letter which accompanied my report of the sinances for the year 1797.

I have the honor to be,

With the highest respect,

Your obedient humble servant,

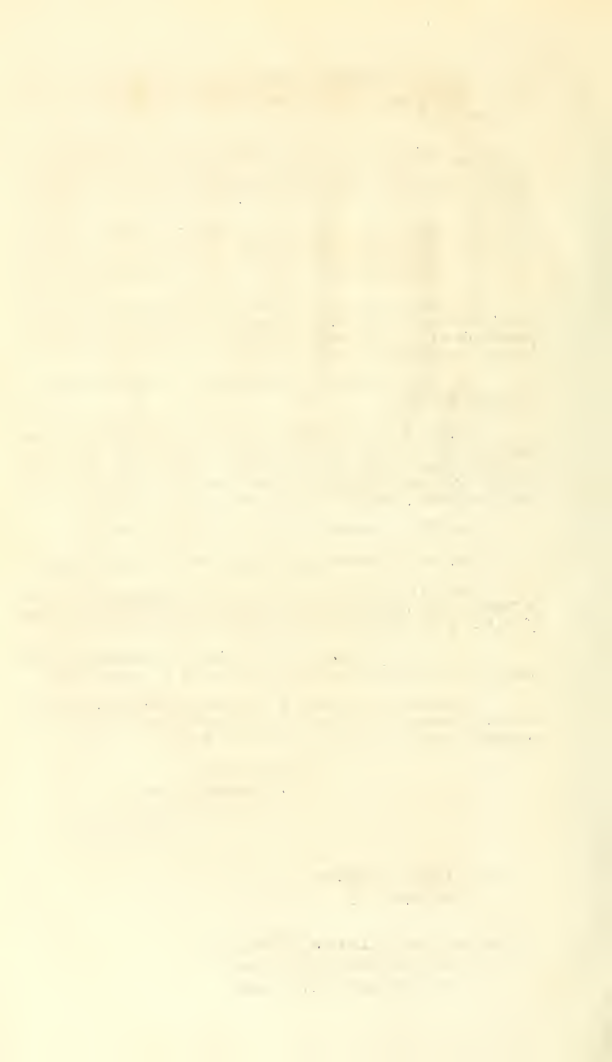
SAMUEL BRYAN.

REGISTER-GENERAL'S OFFICE fanuary 14th, 1799.

The Honorable CADWALLADER EVANS, Esc.

Speaker of the House of Representatives

of the Commonwealth of Pennsylvania.



STATE of the FINANCES of the Commonwealth of PENNSTLVANIA.

From the first of January, 1798, to the thirty-first of December, 1798.

# The Receipts have been-

1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Specie.		3,692 37	210 63	376	853 78	19,646 77	2,288 0	1,023 70	0,860 93		16 125	225 58	<u>-</u> -	0 34	640 80		31 45	<u>`</u>	1,669 40		163 82	4,086 27	1,426 0		5 73		237,782 78
the first of January 1798, per Schedule No. I.  III.  Ditto,  Ditto,	Bills Mar. 1785.	8 61 55 7																									ŧ	1
the first of January 1798, per Schedule No. I.  III.  Ditto,  Ditto,	ills April 1781.	6366																									-	1
the first of January 1798, per Schedule No. I.  III.  Ditto,  Ditto,	nativental Money. B	384,678 89																							١			384,678 89
		•	Outies on Sales at Auction, II.					Lavern Licences,		Loan-office of Dallars 500,000,	Fees of the Land-office and the Secretary's Fees,	nfylvania, Dividend on Bank	Bank of the United States, interest on stock purchased from the bank of Fenniylvania,	Ditto for Comptroller General to exchange New Loans,	Ditto for old Continental money loaned,	Ditto in favor of the State, being a difference in calculation,	Ditto interest on lost Certificates,	of ditto,	Ditto two per cent, on principal of Stock held in trult by the Comptroller General,	Ditto two per cent, on principal of Six per Cent, Stock of the Chiled States, partially	the Bank of Penniylvania.	Barrack Lots, county of Finladelphila,	Beaver town-lots,	Erie, &c. town-lots,	City Lots,	whom it was delivered to him,	Bills of Credit of April, 1781, received among specie,	among 1pecie, Dollars

The Payments thereout have been-

Specie.	151,395 96	SI 76	4,998 18	61 711	7,481 21	7,516 66	806 30	12.406 0	10.512 21	.0000	4 / 4 / 8 / 9 / 9 / 9 / 9 / 9 / 9 / 9 / 9 / 9	2 100		413 25	252 52	782 27	38,889 68	237,782 78	
Bills of Credit of March 1785.																	£349 13 9	£340 13 0	
Continental Bills of Credit Bills of Credit Money. of April, 1781. of March 1785.		1											!			,	6 98 8 0	28 6-8 80 Los 8 0	26.2
Continental Money.																	384,678 89 £ 98 8		İ
	The expences of Government, per Schedule,	Yard, per Acts of the fourth of April, 1799, and mill of	1797	Militing appearance previous to the Act of the eleventh of April, 1793, . X.	Militia expenses, under the Act of the eleventh of April, 1793,	g F	1	d intereit,		reft,	Grizel Robinson, per Act of the nineteenth of April, 1794,	Interest on lost Certificates,	Interest on New Loan Debt,	John Donnaldson, Comptroller General, on account of interest and two per cent on the	principal of Stock held by him,	Bills of Credit of April, 1781, received among specie payments,	Bills of Credit of March, 1785, received among specie payments, "Dollars Balances in the Treasury on the thirty-first of December, 1798, "Dollars	Tolland	Dollar

# The Schedules,

From No. I. to No. XXII. referred to in the preceding Statement and Letter.

#### No. I.

State of the In Specie, Bills of credit of Marc Bills of credit of Apri Continental and Refolv	- ch, 1785, £55 l, 1781, £3			•	Dollars, 68,059 11
		No. I	I.		
	75 .*	0.1	. 4 0:		
	Duties	s on Sales	at Auction.		
John Connelly, -		-	•		Dollars, 3,438 10
Richard S. Footman,	•	-	• 4	-	- 2,618 64
William Shannon,	27 -	-	• 0		- 2,811 2
Edward Fox, -	•	• •		-	- 421 33
Peter Benfon, -					675 75
Thomas W. Hiltzheimer.					- 377 59 - 627 4C
John Patton, late Auction		· ·	-	• •	49 0
					11,018 83

#### No. III.

#### Taxes collected.

		of Car-		Gourt Fines.	Marriage and Tavern Licences.	Auction Duties.	Tax on Tax on Writs. Patents.
Philadelphia city and county, Bucks, Chefter, Lancafter, York, Cumberland, Berks, Northampton, - Bedford, Westmoreland, - Washington, Fayette, Franklin, Fanklin, Montgomery, - Dauphin, Huntingdon, - Allegheny, Luzerne, Mifflin, Delaware, - Prothonotary of the Supreme Court, Master of the Rolls, -	632 47 694 3 842 48 866 66 80 3	210 63	210 54	304 C 45 73 184 18	1,200 0 455 82 1,036 64 1,036 64 67 20 400 0 839 43 459 80 422 65 1,108 80 905 0 484 88 961 40 73 52 1,163 24	,	2288 0
Dollar	rs 3,692 37	210 63	376 1	853 78	19,646 77	11,01883	2288 0251 0

#### No. IV.

# Loan-office of £50,000.

Loan-oince of £,50,000.
Balance of principal due on mortgages on the first of January, 1798, Dollars 4,167 70  Interest. Principal.  Received in Specie during the year 1798. Dollars 571 39 Dollars 1,052 31  Dollars 1,052 31
Balance of principal due on mortgages the thirty-first of December, 1798, 3,115 39
No. V.
Loan-office of Dollars 500,000.
Amount of monies loaned per act of the eleventh of April, 1793, Bollars 17,219 13
Received to thirty-first of December, 1798, principal and interest, Dollars, 6,715 57  N B. Many of the payments, on the above account, to the Treasury were made generally, without distinguishing the principal from the interest, consequently the balance of principal outstanding cannot at present be ascertained.
No. VI.
Fees of Land-office and Secretary's Fees.
Alexander James Dallas, Secretary of the commonwealth,  Francis Johnston, Receiver General,  John Hall, Secretary to the Land-office,  Daniel Brodhead, Surveyor General,  Executors of David Kennedy, late Secretary to the Land-office,  Dollars 9,860 93
Dollars 9,860 93
No. VII.
Expences of Government.
Executive Department.
His Excellency the Governor's falary, The Secretary of the commonwealth, - Affiftant Secretary,  - Dollars 5,333 32  2,000 0  1,200 0  8,533 32
Contingent expences of the Executive Department.
Alexander James Dallas, 3,500 0
Tudiciary.

#### Judiciary.

# High Court of Errors and Appeals.

Contingent Expences,

					Supi	reme	Cou	rt.							
,	-		-		•		-		-		Dollars	2,666	64		
Edward Shippen,				-		-		-	4	-		2,000	o		
Jasper Yeates, -			-		-		-		-		<b>=</b>	2,000	0		
Thomas Smith, -				•		-		-		-		2,000	0		
Contingent expences, -			•		-		-		-		-	1,668	0		
The Attorney General	,	-		-				-			-	666	64		
														11,001 28	
											Carried	forwa	rd,	22,046 50	

Judges

Amount brought forward, Dollars 22,046 50

			411	noun	. 0100	agni for w	aru, Dona	22,040 3
Judges of	the C	Tourt	of	Com	mon	Pleas.		
John D. Coxe, Jacob Rush, John Joseph Henry, James Riddle, Alexander Addison, Contingent expences,		-	-	-		Doll	ars 2,000 1,600 - 1,600 1,600 - 1,600 105 8	0 0 0
	Affoci	iate	Jud	ges.				
New Law,				-		u	**	13,798 10
	Le	gisla	ture	•				
	Å	Senai	te.					
Pay and mileage of the Members, Clerks wages, Sergeant at Arms and Door-keeper, Transcribing and engrossing bills, Printing, Stationary, News papers, Contingent expences,	-			-		Dolla.	75 9,308 6 2,754 0 1,078 70 89 50 3,733 70 289 43 181 21 48 0	D.
Ноиз	le of 1	Repr	eseni	alir	ves.			
Pay and mileage of the Members, Clerk and Assistant Clerk, Sergeant at Arms and Door-keeper, Printing, Draughting of bills, News-papers, Stationary, Contingent expences,						Dollars	29,950 80 4.377 56 1,288 0 5,775 0 188 0 448 72 194 37 462 0	42,684 45
Tr	eafury	Dep	artn	nent.				
John Donnaldson, Comptroller General, Samuel Bryan, Register General, Peter Baynton, Treasurer,			•		•	Dollars	2,133 32 1,333 32 1,333 32	4,799 96
	Land	Offic	cers.					
Francis Johnston, Receiver General, John Hall, Secretary to the Land office, Daniel Brodhead, Surveyor General,		•	-		-	Dollars	1,333 32 1,333 32 1,333 32	3,99 <b>9 9</b> 6
Wan	rdens q	of th	e P	ort.				

Carried forward,

Dollars 116,862 31

Clerks

Nathaniel Falconer, pay and fundry expences,

Amount brought forward,	-	Dollars	116,862
-------------------------	---	---------	---------

31

# Clerks in the feveral Departments.

				7.5				
Samuel Clendinnin,		Comptrol	ler Gen	eral's -	Office.	Dollar	s 674 9 <b>9</b>	
Francis Wright, Robert M'Elwee,	•	-	-	-	-	-	500 0	•
Matthew Watson,	-		-		•	-	500 0 250 0	
George Johnston,	4	•	-	-		•	525 0	2,449 99
۵		Register	r Conos	cal's O	fice			
George Bryan,	-	-	-	-	· ,	Dollar	1 900 0	
Matthew Watfon, Ifaac Bernard,		-			•	-	250 0 159 32	
John Woodward,	-	-		•		•	509 32	- 0.0
4						,	-	1,818 64
		Tre	asurer's	office.	•			
Alexander Wilson, Ditto, for	keeping th	e Loan-of	Fice book	- s of 158a	-	Dollar	533 32 586 67	
Dittoy	keeping tii	C 130an-or	nec book	3 01 1/05	• •			1,119 99
		Surveyo	or Gene	ral's Q	ffice.			
William Parker,		_			-	Dollars	1,100 0	
Thomas Masters, Anthony Simmons,	-	-		-			500 0 460 0	
John Lewis William F	rank,	-	•			•	420 43	
Henry Kean,	- *	•	*	•	•	-	300 0	2,780 43
		Secreta	ry to I	Land-off	fice.			
Nathan Lufborough.		Secreta	iry to I	Land-off		Dollars	1.100 0	
Nathan Luíborough, Stephen Sykes,		Secreta -	iry to I	Land-off - -		-	1,100 0	
Stephen Sykes, J. B. Many,		Secreta	iry to l	Land-of) - - -		-		
Stephen Sykes, J. B. Many, - Ephraim Master, John Miller, -		Secreta	iry to 1	Land-of) - - - -		-	600 0 272 21 400 0 300 0	
Stephen Sykes, J. B. Many, Ephraim Master,		Secreta	nry to 1	Land-off		-	600 0 272 21 400 0	2,800 0
Stephen Sykes, J. B. Many, - Ephraim Master, John Miller, -						-	600 0 272 21 400 0 300 0	2,800 0
Stephen Sykes, J. B. Many, - Ephraim Master, John Miller, -		Secreta					600 0 272 21 400 0 300 0	2,800 0
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John M'Kissick, John Heaton,							600 0 272 21 400 0 300 0 127 79	2,800 0
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,							600 0 272 21 400 0 300 0 127 79	2,800 o
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John M'Kissick, John Heaton,		Receive	er Gene	ral's Q	- - - - - -	Dollars	600 0 272 21 400 0 300 0 127 79	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John M'Kissick, John Heaton, William January,	Contin	Receive	er Gene	ral's Q	- - - - - -	Dollars	1,050 0 800 0 127 79	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John M'Kissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca	Conting	Receive	pences-	ral's Q	ffice.	Dollars  pofes.  Dollar	600 0 272 21 400 0 300 0 127 79	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John McKissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca Henry Orth, conveying and of the city and	Conting after and Street of the Stag convicts I county of	Receive Ex	pences- e yard, and yard goal of I	ral's O	ffice.	Dollars  pofes.  Dollar	1,050 0 800 0 127 79	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John M'Kissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca Henry Orth, conveyingoal of the city and Peter Baynton, expen	Conting after and Size of the Size convicts I county of ditures in the	Received  State-house tate house from the Philadelphe office o	pences- e yard, and yard goal of I	ral's O	ffice.	Dollars  pofes.  Dollar	1,050 0 800 0 127 79 1,050 0 800 0 150 0	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John McKissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca Henry Orth, conveyin goal of the city and Peter Baynton, expen Thomas Dobson, stati Ditto, ditte	Conting afury and S are of the S ag convicts I county of ditures in ti ionary for co o for t	Received  Received  State-house tate house from the Philadelphe office of litto, he Compt	pences- e yard, and yard goal of I shia, f the Sta	ral's O	ffice.	Dollars  pofes.  Dollar	1,050 0 272 21 400 0 300 0 127 79 1,050 0 800 0 150 0 242 67 249 86 230 57 58 99 114 25	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John McKissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca Henry Orth, conveyingoal of the city and Peter Baynton, expen Thomas Dobson, statis	Conting afury and S are of the S ag convicts I county of ditures in ti ionary for co o for t	Received  Received  State-house tate house from the Philadelphe office of litto, he Compt	pences- e yard, and yard goal of I ohia, f the Sta	ral's O	ral pur	Dollars  Dollar  the	1,050 0 800 0 127 79 1,050 0 800 0 150 0 242 67 249 86 230 57 58 99 114 25 39 29	
Stephen Sykes, J. B. Many, Ephraim Master, John Miller, John E. Hall,  John McKissick, John Heaton, William January,  Watchmen at the Tre Joseph Fry, taking ca Henry Orth, conveyin goal of the city and Peter Baynton, expen Thomas Dobson, stati Ditto, ditte	Conting afury and S are of the S ag convicts I county of ditures in ti ionary for co o for t	Received  Received  State-house tate house from the Philadelphe office of litto, he Compt	pences- e yard, and yard goal of I ohia, f the Sta	ral's O	ral pur	Dollars  Dollar  The	1,050 0 272 21 400 0 300 0 127 79 1,050 0 800 0 150 0 249 86 230 57 58 99 114 25 39 29 1,548 88	

				1.0,031 30
Contingent Expences—general purpofes—brought forward, Don	llars	1.548	88	
		-75 T-		
Francis and Robert Bailey, printing Certificates for the office of Comp-				
troller General,		20	0	
Estate of Thomas Smith, for making boxes for the Secretary's office,	•	45	10	
John Donnaldson, disbursements in the office of the Comptroller General,		303	3	
Samuel Bryan, ditto in the office of the Register General,		58	34	
William Linton, notifying Electors of President and Vice-President of the				
the United States,		- 9	0	
Leflie and Price, taking care of the State-house clock,		53		
Alexander M'Dowell, furveying land for Cornplanter, per act of the 27th.		73	55	
of February, 1798,		257	1.5	
Meffrs. Claypoole, publishing the laws passed last fession and furnishing co-		357	1)	
			6.	
pies to the Secretary's office, William M'Clellan, bringing convicts from York county goal to the goal		275	03	
		0		
of the city and county of Philadelphia,		184	8	
Robert Miller and William Rogers, conveying convicts from the goal of		_		
Chester county to the goal of the city and county of Philadelphia,	-	148	0	
Cadwallader Evans, for furveying the barrack lots in the county of Phi-				
ladelphia,	-	55	50	
John Moore, for furveying lands granted to the Academy at Pittsburgh,	-	0	33	
Trustees of the faid Academy, per act of the sixteenth of March, 1798,	-	5,000		
Trustees of Bucks county, per act of the fixteenth of March, 1798,		-		
John Norris, Treasurer of Missin county, for so much paid by him to	-	2,500	Ų	
William Brown, one of the Electors of President and Vice-President of				
the United States,		2 1	0	
Ifaac Chapman, Treasurer of Bucks county, for ditto to John A. Hanna,				
ditto,	-	3.7	50	
John Patton, Post-master, for postage on fundry letters from the Depart-		*	-	
ment of accounts to the feveral persons in the receipt of public monies,		19	5	
Francis Johnston, advertising the fale of the barrack lots, remaining the		- /	9	
property of the state,		28	0	
		20	0	
Hugh Lennox, John Brown and Samuel Church, auditors for fettling the				
accounts of Joseph Kerr and Lewis Nicolas, Brigade Inspectors for the		0		
county and city of Philadelphia,	•	318	98	
William Maghee, for removing convicts from the goal of Washington				
county to the goal of the city and county of Philadelphia, -	-	85	99	
Samuel H. Smith, for printing blank Letters for the Department of Ac-				
counts, · ·		32	0	
Managers of the Marine and City Hospitals, per act of the fourth of		-		
April, 1798,		6,516	26	
James Trimble, packing laws, &c				
TI-N I C-N mainting land			37	
Jacob Grace, conveying laws to fundry counties, Samuel Whitehill, ditto, ditto,	-	3,465	0	
Commel Whitehill ditte		276	0	
Samuel Whitehill, ditto, ditto,	-	348	0	
James Pearfon, making a plan of the City Lots, per act of the fifth of				
April, 1797,	-	500	0	
Samuel Bryan, for expences and difbursements in the offices of the Comp-				
troller General, Register General and Treasurer, during their continu-				
ance in Germantown, on account of the epidemic which then prevailed				
in the city of Philadelphia,		74	8 t	
Christian Shade, conveying convicts from the goal of Cumberland county		7 7		
to that of the city and county of Philadelphia,	_	<b>~</b> 8	3.77	
Joseph M'Clellan and Elijah M'Clenachau, Auditors for fettling the ac-		78	-17	
counts of the Brigade Inspectors of Chester county, per act of the 4th.		_		
of April, 1798,		- 26	2	
Roger Kirk and Elisha Kirk, for apprehending John A. Roorke, who slood				
charged with horse stealing and had fled from justice into the state of				
Delaware,	-	55	83	
				22,564 50
			_	
		Dolla	15	151,395 96
			_	

## No. VIII.

#### State House and Yard.

State House and Yard.
Balance of appropriations, per acts of the fourth of April, 1796, and fifth of April, 1797,  Dollars 51 99
Expenditures.
Robert Haydock and Company, painting, &c Dollars 42 15  Joseph Fry, work done in the yard, 9 61  51 76
Balance of appropriations, - 0 23  Dollars 51 99
No. IX.
Pensions.
Pensions to widows and children of officers and privates of the militia, who lost their lives in the fervice,  Ditto to ditto of officers of the Pennsylvania line,  Ditto to officers and foldiers disabled in the service,  Dollars 1,844 50 2,353 18 Dollars 4.998 18
No. X.
Militia Expences, previous to the act of the eleventh of April, 1793.
John Caldwell, for fervices in the militia of York county, Samuel Cochran, ditto George Smith,  Dollars 117 19
No. XI.
Militia Expences, under the act of the eleventh of April, 1793.
Bernard Hubley, Brigade Inspector of Northumberland county,  Lewis Nicolas,  Ditto of the city of Philadelphia, refigned,  Jeffe Fell,  Ditto of Luzerne county,  John Heaton,  John Wells,  Ditto of Somerfet county,  John Wells,  Ditto of York county,  John Wells,  Ditto of Fayette county,  John Torrence,  Ditto of Wellmoreland county,  Charles Campbell,  Ditto of Wellmoreland county,  John Culbertson,  Abfalom Baird,  Ditto of Washington county,  Samuel Grier,  Ditto of Chefter county,  Putnam Catlin,  Ditto of Lycoming county,  Putnam Catlin,  Ditto of Huntingdon county,  Harvey Hurst,  Ditto of Huntingdon county,  Harman, Adjutant General,  William Sterrit, drums, colours, &c. for the militia of Missin county of Philadelphia,  Henry Shrupp, painting colours and drums for the militia of the county of Philadelphia,  Dollars 7,481 21

No. XII.		
Agents of Information	on.	
William Alexander, John Hall, Caleb James and others,		Dollars 1,129 24 - 50 0 - 150 0
		Dollars 1,329 24
No. XIII.		
Improvements.  Balance of appropriations for the Years 1791, 1792, 1793, 1	704, 1706,	
and 1797,	•	Dollars 41,736 88
Expenditures in 179	.8	
Haac Meason and John Gibson for clearing the river Youghio		~
mouth to Salt-lick, Samuel Jackson, in full of his contract for clearing the river	-	Dollars 533 33
from its mouth to the Virginia line,  William Smith and others, for clearing the river Juniata, fi	•	533 33
including the Lower Falls, to Augwick Falls, -		• 66 67
William Hank and George Roush, for clearing the river Schubranches, above Reading,	•	- 800 0
William Elliott, improving the Rays-town branch of the rive		- 1,600 0
Charles Campbell and John Denniston, for clearing the three Conemaugh and Kiskeminitas rivers,	-	- 933 33
Jacob Wifer, balance due to him for his contract for improving Carlifle into Shearman's valley,		- 150 0
James G. Heron and others, for opening a road from Pitts Franklin, to Le Bœuf,		- 200 0
John Norris, opening & improving a road from Lewistown to Commissioners of the county of Montgomery, for building	Penn's valley, a bridge over	- 400 0
Perkioming-creek, per act of the eleventh of April, 1793.	. 1	2,300 0
Balance of app	ropriations unexper	7,516 66 aded, 34,220 22
		Dollars 41,736 8\$
* * *****		
No. XIV.		
Funded and Depreciatio		n
Amount issued,	Depreciation Debt. £627,585 11 4	Funded Debt. £229,638 7 \$
Redeemed to the thirty-first of December, 1797,	622,446 12 2	220,868 13 4
Ditto Ditto, 1798, Balance to be redeemed,	58 2 0 5,080 17 2	8,591 8 4
	£627,585 11 4	£229,638 7 8
£5,080 17 2, Depreciation Debt, interest thereon on an average six years,	£1,829 2 2	•
£8,591 8 4, Funded Debt, interest thereon on an average five years,	£2,577 8 6	
Balance of principal of Depreciation Debt, to be re-	£5,080 17 2	
deemed, brought down, Balance of ditto of Funded Debt ditto, -	£8,591 8 4	
	0 3 0 6	

Total principal and interest to be redeemed,

£18,078 16

Amount of appropriation, per act of the fourth of April, 1796, for the redemption of the balance of Funded and Depreciation Debts, Three per Cent and Deferred Purparts, then out standing,  Expended, in the redemption of faid debts, principal and interest, from the	Dollars	60,858	43
fifth of April, 1796, to the thirty-first of December, 1798, -		7,150	36
Balance of appropriation unexpended on the first of January, 1799,	Dollars	53,708	7

#### No. XV.

#### Arms for the Defence of the Commonwealth.

Balance of appro	priation for	purchasir f March,	g twen	ty thoufand funexpended	tand of ari	ns, per Janua-
rv. 1798,	,		171.	٠.		

Dollars 226,623 @

#### Expenditures in 1798.

	•			, -							
John Graham, advertifing prop	ofals for fu	pplying	the fa	id arn	ns,		$D_{2}$	llars 13	0		
Andrew Brown,	ditto,			-		•		4	67		
A. Hall,	ditto,		-		-		-	5	25		
Charles Pierce,	ditto,	-		-		-		2	50		
David C. and S. Claypoole,	ditto,		•		-		-	4	67		
Owen Evans, on account of his	contract fo	r fupplyi	ngap	ortion	of f	aid ar	ms,	4.500	Ó		
Kunrat Walchance and Jacob I	ether,	ditto,		-		-		2,400	0		
John Miles,		ditto,	-		•		-	600	0		
Abraham Henry and John Gra	eff,	ditto,		-		-		4,966	0		
, ,	·									12,496	9
	Balanc	e of app	ropri	ation t	ınexp	pende	1,	Doll	ars 2	214,126	91

#### No. XVI.

#### Unfunded Certificates, redeemed per Act of the fourth of April, 1798.

Number of When Certificates Redeemed.	In who	ose Favor.			Amount of Principal.	Amount of Interest.	Tota!.
1798. 112 Feb. 10.	Nicholas Miller,		-		1 з		τ 88
155 April 12.	William Turnbull, Jared Ingerfoll, Alexander J. Dallas,		-	-		148 96 No Interest. Ditto.	
	Jeremiah Fither,	•	•	-	66 66 66 66	Ditto. Ditto.	66 66
163 October 2	Joseph Ogden,	•	•	•	120 0		120 0
					10363 50	149 81	10513 31

#### No. XVII.

# Unfunded Certificates, issued in 1798.

Number.	:	To ruhon	n.			Interest.	Principa!.	
158 159 160 161 162	William Turnbull, Jared Ingerfoll, Alexander James Dallas, Thomas Durnell and othe Jeremiah Fisher, Ditto, Joseph Ogden.	- ers, -		-		From Jan. 1, 179; No Interest. Ditto. Ditto. Ditto. Ditto. Ditto.	100 100 182 66	0 0 25 66 66

#### No. XVIII.

## General Statement of Unfunded Debt.

Amount of Unfunded Debt, issued per act of the fourth of April, 1792, until the thirty-first of December, 1797,  Ditto of Ditto, issued until the thirty-first of December, 1798,	Dollars 95,545 8 10,144 72
	ollars 105,689 80
Unfunded Certificates, redeemed per acts of the tenth of April, 1793, the twenty-second of April, 1794, the twenty-sifth of February,	
1795, the fourth of April, 1796, the fifth of Total. Interest.	
April, 1797, and the fourth of April, 1798, Dollars 118,594 35 13,658 3	8 104,935 97
Balance of principal to be redeemed, Of this balance 329 dollars and 45 cents bear interest from the first of July,	Dollars 753 83
1783, which, calculated to the fourth of April, 1796, amounts to, And 70 dollars bear interest from the twenty-second of May, 1784, which,	252 24
calculated to fifth of April, 1797, amounts to	54 7
Total amount of principal and interest to be redeemed,	- 1,060 14
Deduct balance of appropriations not applied for,	570 43
	Dollars 489 71

#### Ne. XIX.

## Bills of Credit of different Emissions.

	Bills of : 178	March, 5•	Bills of	April,	Island Mor	iey.	Dollar Money.
Amount emitted, -	£.	s. d	£. 486,500	s. d.	L. s	. d.	Dollars. 90ths.
Burnt and destroyed until the first of January, 1799, In possession of the Loan-officer of	146,212	10 5	182,216	5 5	99,478 5	0	3,417,719 0
the United States, not perfected, In the Treasury on the first day of							75,160 67
January, 1799, Balance to be redeemed,	349 3,437	15 10	4,185	6 7	521 15	0	2,120 23
	150,000	0 0	486,500	<b>o</b> c	100,000	0	1,495,000 0

#### No. XX.

## Three per Cents and Deferred Purparts.

Amount in Three per Cen former report, Amount not iffued,	t Purparts iff	_	Three per Ce Dollars 217,732 7 455 8	5 Dollars 145,154 96
Amount redeemed, until	the first of	Ianuary.	218,188 5	145,458 81
Not issued,	•	10000	Dollars 216,486 5 - 455 8 - 1,246 2	303 85
		•	218,188 5	145,458 81

Dollars 1,246 22	Three per Cents, at fifty per cent Dollars 623 11 Seven months interest, at three per cent, - 21 80	Dollars 644 91
3,155 76	Deferred Dobt, at thirty-nine per cent.  Six months interest thereon, at fix per cent.  One month's interest, on dollars 1,230 74,  6 15	
	One months of the second of th	- 1,331 56
Value of the debt	to be redeemed,	- 1,976 47

#### No. XXI.

Statement of the Debts due to the Commonwealth on the first of January, 1799, and a statement of the Stock of the Bank of Pennsylvania, and of the Stock of the United States, the property of this State.

#### Debts.

	Debts.		
Nicholfon, late	nental Certificates in possession of John Comptroller General, as directed by		
law, equal in	Six per Cent Stock of the United States to And in Deferred Stock to	Dollars 34,139 48	51,200 21
nental Certifica in three per cer	oft produced by the aforementioned Conti- ties, per account fettled, which is payable at Stock of the United States, bearing three		
nuary, 1701,	o preceding articles, from the first of Ja-		63,729 86
Difference betwee corresponding cholson, and the	en the value of Continental Certificates, with New Loans, subscribed by John Nihe value of the said New Loans in Specie, of the Supreme Court against the said John		
Nicholfon, Interest thereon f Balance of Certif	rom the eighteenth of December, 1795, icates of Funded Debt in possession of John		11,222 53
Nicholfon, the to have deliver	late Comptroller General, which he ought red to the Comptroller General,	£3.536 15 3	9,431 36
count of inter- tually paid bu	, either overcharged in the Treasurer's ac- est paid on New Loan Certificates, or ac- t neglected to be entered upon the Certifi-		10.010.10
Arrearages of the	emains unafcertained, e purchase money of lands fold prior to the d balances due for lands fold fince that pe- ands held by settlement, about	-	486,000 0
Arrears of Excil	e, about al taxes, exclusive of the carriage tax, about		500 0 400,000 •
be outstanding the case, becau exonerated cer taxes, on acco	above statement exhibits a much larger sum to for taxes, than will eventually be sound to be afe the Legislature, at different periods, have stain districts of country from the payment of bunt of Indian depredations, &c. the amount erations must be deducted from the aggregate		
fum of taxes t	lated to be outstanding, when the accounts of onties are fettled. The above sum also includes certained to be due by County Treasurers.		
Balance of princ	n the estate of John Chaloner, late audionecr, ipal and interest of Loan-office of 1793, about ipal of Loan-office of £50,000, per No. 1V.	Dollars 3,115 39	2,769 48 15,000 0
,	2000	1,200	4,315 39 Balance

Balance due from the United States, on account of Western

Expedition, about	61,326	0
Old debts, on various accounts, in a train of investigation, fay, -	12,000	
Estate of David Kennedy, late Secretary of the Land-office, -	4,286	96
William Nichols, late Clerk of the Mayor's Court, balance of		-
tavern licences,	5,794	74
Note, Mr. Nichols has appealed from the above fettlement.		
William R. Atlee, late Prothonotary, &c. of Delaware county,	- 319	78
William Craig, late Prothonotary, &c. of Northampton county,	1,165	47
Due on account of a Loan made to Huntingdon county, for		
compleating public buildings, about	- 1,300	0
N. B. The total fum of the above debts is not given		
because they are of various value.		
Stock.		
otock.		
A principal of two thousand five hundred shares in the Stock		
	1,000,000	0
Six per Cent Stock of the United States, deposited in the said	.,000,000	
Bank,	83,498	56
Deferred Six per Cent Stock of the United States, deposited	- 3773-	٠,
in the faid Bank,	316,839	57
Stock in the possession of the Comptroller General, for the pur-	31-39	21
pose of exchanging New Loans, viz.		
Six per Cent Stock, - Dollars 2,010 37		
Deferred ditto, - 1,005 19		
Three per Cent ditto, - 5,782 5		
Registered debt, 3,000 0		
Tregitered debty 5,000 5		
,		
No. XXII.		
Statement of Debts due by the Commonwealth, and Balances of App	robriatio	1 22 C
bracement of Devis une by the Commonwealth, and Datances of App	oprium	//13
unpaid on the first of January, 1799.		
This fum afcertained to be due by this State to the United States, on a	_	
	ars 76,709	0
Interest thereon,		
This fum received from the United States, to pay one quarter's interest		
on affumed debt,	13,982	IĄ.
Balance of Three per Cent and Deferred Purparts, unredeemed, per		
Schedule No. XX,	1,976	
Balance of Unfunded Debt No XVIII	48a	77

Samuel Bryan.

equal to

489 77 11,160 88 9,167 44

48,210 15 214,126 91 34,220 22

Register General's Office, \{\frac{7}{3} \text{ fanuary 14th. 1799. }\}

Balance of Unfunded Debt, No. XVIII,
Balance of bills of credit, of April, 1781, No. XIX.
Balance of bills of credit, of March, 1785, No. XIX.
Balance of Funded and Depreciation Debts outflanding,

per Schedule No. XIV,

Balance of appropriation for arms, per Schedule No. XV.

Balance of appropriations for improvements, per Schedule No. XIII.

Balance of appropriations for the State-house and Yard, No. VIII.



## REPORT OF THE ARREARS

OF

## TAXES

Due from the several Counties,

OF THE

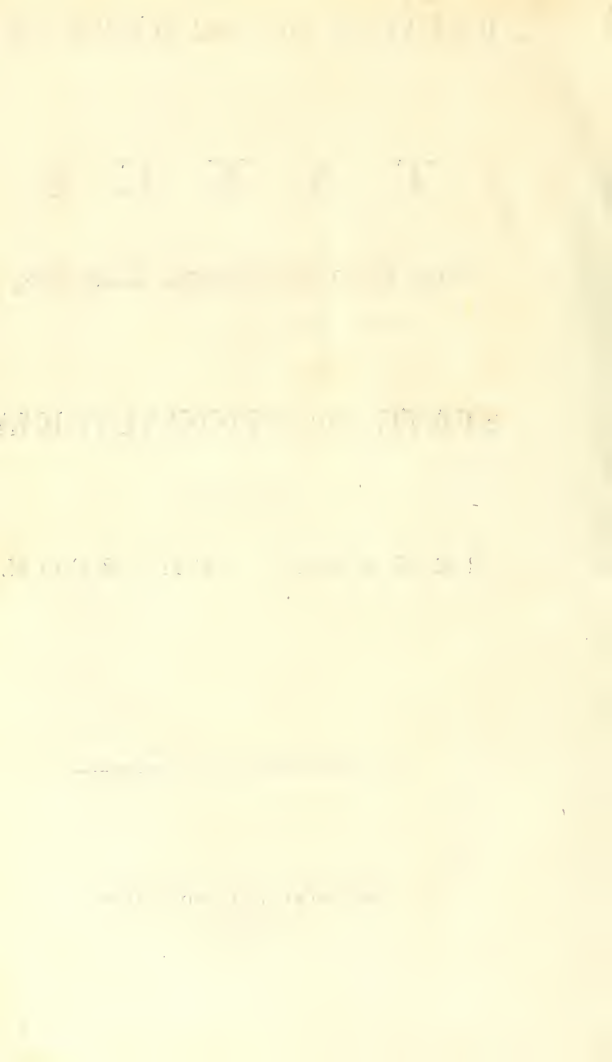
## STATE OF PENNSYLVANIA,

AND SOME

REMARKS THEREON.



PRINTED BY HALL AND SELLERS.



I HAVE the Honor to inclose, for the Information of the House of Representatives, a Report of the Arrears of Taxes due from the several Counties, and some Remarks thereon.

I am, with Refpect,
Your most humble Servant,
JOHN DONNALDSON.

Comptroller-General's Office, January 21, 1799.

CADWALADER EVANS, Efq.

Speaker of the House of Representatives.

, 1 - 1 1 - 1155 

JOHN DONNALDSON,

REPORT of ARREARS of Taxes to the 31st. December, 1798.

1 -1	0.	01
nt id.	11	11
Amouni	я. 85	185
A ove	લ	£.2,581
	10 8 4 08 N 8 4 N 1 C 08	3 4
be.	28 22 25 10 H 21 4 24 7	17
Balance due from the Counties.	586 1 6608 1 050 029 805 1 687 1 988 1 100 1 100 1 181 1	1
Balance e from t Counties	15,586 608 13,050 23,029 1,805 2,988 12,686 2,696 2,696 2,696 100 100 100 100 100 100 100 100 100 10	7,6
du	608 13,050 23,029 1,805 1,805 38,687 2,988 10,944 12,686 2,696 2,696 100 100	969,721.7
	1 2 1 1 1 1 1 1 2 2 2 2 2 2 4 4 4 4 4 4	4
. 5	18 9 4 2 7 6 2 9 9 7 2 2 8 9 2 4	6
Amount of Cash Credits	9,474 9,840 9,840 9,954 9,998 9,998 9,954 9,954	22
Amount of	6,450,474 94,840 144,179 176,331 116,954 56,513 104,221 62,060 13,988 13,695 13,695 13,695 13,695 13,695 13,695	93,7
Caff	24 4 1 1 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1,29
		9 £. 1,293,722
Te .	8 8 8 4 8 9	2,
Exonerated by Law.	н н н н	,
Exonerate by Law.	2,665 270 2,237 2,237 7,665 20,845 18,171	,47
E	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	£.78,470
	40014002001505600	19
Amount of Taxes from Dec. 1780 to March 1789.	00 70 700 28 24 10 8 200	ત -
of 9 ec. 1 cb 1		80
unt v D Mar	466,061 98,115 157,500 118,760 118,760 107,210 61,716 61,716 13,795 13,795 13,795 11,763 3,893 3,600 11,236	97,308
Amo fran	4 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	£.1,49
		1 3
	<b>A</b>	
	्रे प्रेवे ह	
nties	d C	
Cour	nnty.  Councillation on the county of the county on the county on the county on the county of the county on the county on the county of the co	
Names of Counties.	City. Country. Countr	
mes	hija County nunty nunty nunty nunty nunty nunty nunty nunty County County County County County County County County County Nun	
Nan	delp delp delp delp delp delp delp delp	•
	Philadelphia City and County. Bucks. County. Chefter County. Lancafter County. York County. Cumberland County. Berks County. Northampton County. Bedford County. Weftmoreland County. Washington County. Fayette County. Manhington County. Fayette County. Fayette County. Flanklin County. Huntingdon County.	

COMPTROLLER-GENERAL'S OFFICE, January 21, 1799.

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Toral,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	80
ToT	£.466,061 157,500 1199,360 118,760 118,760 107,210 61,716 32,504 25,170 11,763 11,763 11,763	6 4.1,497,308
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di di	177 H 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11
1789.	9,492 8,094 8,194 6,102 5,193 1,112 1,112 1,147	,945
	6,19,492 8,0943 8,194 8,104 6,102 5,592 5,592 1,177 1,177 1,177 1,177 1,177 1,177 1,775 1,	6 £.76,945 17
	10×04w04004w0400	
80	5 H L 9 80 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5 17
1788.	8,19,499 8,19499 8,19499 8,1949 1,1170 1,1778 1,1778 1,1778 1,1778 1,1778 1,778 6,000 6,000	6,94
	42 C. 37 C. 7	6 6.76,945 17
	0 × 1 × 0 × 0 × 0 × 0 × 0 × 0 × 0 × 0 ×	2
1787.	и нинин и ни	6 6.76,945 17
175	9,492 9,492 8,194 6,102 9,194 6,102 1,738 1,738 1,778 1,778 2,147 2,	6,94
	6 (7.19,492 8 8,0942 8 8,0942 9 8,194 9 1,1738 1 1,773 1 1,7	4.7
	^	7 6
1786.		1- 5+
17	6.19,492 8,094 8,194 6,102 33,138 5,150 1,738 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147	16,94
		9
85.	0333300886746	.4.
1785. per Act of March 1785.		45
ry per farc	6.19,492 8,093 8,093 8,194 6,103 5,150 1,713 2,147 7,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147 2,147	76,9
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## REMARKS on the Report of Arrears of Taxes to the LEGISLATURE.

THE Auditors for the City and County of Philadelphia have reported, and the accounts fettled agreeably thereto, except that they have credited Isaac Snowden, late Treasurer, for fundry monies he applied to county purposes out of the monies received from the class taxes, which I have not admitted; for although it ought not to operate against the Treasurer, as he had the sanction of the county Commissioners, yet the state is entitled to the benefit, and the county must account for it. A portion of the balance is also chargeable to Montgomery county. for arrears on these taxes, levied before the separation from Philadelphia county. There is still outstanding on these duplicates £.30,886 9 10, from which the deficiency will in part be made up, but a confiderable lofs has been sustained by the city and county from the failure of the Collectors, James Rowan and others. Bucks County. The Auditors have reported, and the accounts settled. The

Treasurers of this county have paid up, and there is more on the duplicates yet

to be collected than will extinguish this balance.

Chefter County. The Auditors have reported on these accounts. They differed considerably from my statement, which has been corrected. There is a balance due by Andrew Boyd of £.2,386 14 4, for which he has applied to the Legislature for redress, alledging I have not credited him with all the monies he has paid. As it is before a Committee of the Legislature, I shall not comment thereon. There is on the duplicates outstanding £.13,225 2 8 to for which the present Treasurer has to account. He has paid nothing on account of taxes.

Lancaster County. The accounts of the estate of William Henry have not been rendered fince my being in office. On the appointment of Auditors, it was expected these accounts would have been furnished. So far as I have been able to look into them, from the documents I possess, the continental money taxes are very much blended with the state money taxes. The present exhibits a state of the balance, after deducting fuch credits as I found in the Treasurer's books. More cannot be done until the Auditors report, or the accounts be rendered to this department. Jacob Krug, the present Treasurer, has rendered his accounts independent of the Auditors, and they have been paid up.

York County. Has paid nearly up. There is as much due on the duplicates

as will cover this balance.

Cumberland County. The balance due from this county is very large, owing principally to the incapacity of the late Treasurer, Alexander M'Keehen. His accounts were brought forward for settlement, with some difficulty, at the close of the year 1795. The balance then found due was dollars 25,17949 equal to £.9,442 6 2, and copies thereof furnished to the Treasurer by Mr. Lamberton in February, 1796. Proceedings were stayed, in expectation that the balance would be reduced, and also that the Auditors for that county would report. Not hearing from the Auditors on the 17th. May, 1796, under the direction of the Attorney-General, I issued a writ from this office, as provided for by Act of October 4th, 1788, and his property was levied upon and his person seized; and on the 22d. November, 1796, another writ was issued, under the direction of the Attorney-General, ordering the fale of M'Keehen's property, and it was accordingly advertized for fale, but it was found to be fo incumbered with other claims, as to make it improper to force a fale of the most valuable part that was understood to be his estate. Therefore, 3d. January 1797, I directed the Sheriff of Cumberland county to postpone the further sale of the property disputed; until the title could be investigated, and that part which was fold was prevented from reaching the Treasury by judgments confessed, as I understand, for the express purpose of securing his bail. By the advice of the Attorney-General, M'Keehen was admitted to bail. In November he attended at this office for examination, and returned to Carlisle. Things remain still in the same unsettled state. The Auditors made their report in the beginning of the year 1797, but being imperfect, they were called upon for further materials through the present Treasurer, Mr. Miller, and which I received a few days past by Mr. Alexander. What altera-

tions these documents will make in M'Keehen's balance, I have not yet examined. There appears to be yet outstanding on the duplicates, to be accounted for, £.15,536 8 4, which will be very short of the balance.

It is further necessary to observe, that about 7,000 dollars of McKeehen's money, which was ordered to be paid into the Treasury, was arrested by some of his fecurities, by which conduct the money is loft, as the parties have fince failed.

Berks County: The accounts of this county were fettled, and a writ iffued in August, 1796, from this office, and the property of the estate of Daniel Levan levied on; and on the 22d. November, 1796, another writ was iffued for the fale of Mr. Levan's property, which has taken place, and the money in the hands of the Sheriff of Berks, which he promifed to pay last December, but has not yes done it. The balance due from Mr. Levan's estate is more than equal to the balance due from the county, besides what is yet outstanding on the duplicates.

Northampton County. No report has yet been made by the Auditors. The accounts of this county have been adjusted from the credits in the Treasurer's books, and the exonerations and disbursements that were allowed on the accounts heretofore fettled with the county Treasurers of this county. The amount paid exceeds the quota of the county, but as the accounts for continental taxes are not fettled, this balance may be absorbed by the balance due for these taxes.

Bedford County. The Auditors have reported, and the accounts are flated from their report, and the books of the Treasury. There is some difficulty in placing the monies paid in for unfeated lands, but that will not alter the balance.

Northumberland County. No report from the Auditors; but from the fettlements made by the different Treasurers, it appears that Luzerne is chargeable with the taxes on the townships of Stoke and Shawanese, taken from this county into

Luzerne, amount £.3,144 11 6.

Westmoreland County. No report from the Auditors of this county. The cstate of William Perry, the former Treasurer, is indebted £.1,548 5 0. He died in the hospital in the year 1793. Joseph Cooke, the late Treasurer, has not fettled his accounts. Nothing has been done, as I have been daily in expectation of a return from this county. Mr. Brandon, the present Treasurer, has not paid any thing on account of taxes.

Washington County. The Auditors have not reported. The Treasurer, Andrew

Swearingen, has paid up the balance of the quota taxes for this county.

Dauphin County. No report from the Auditors. The Treasurer, John Thome, has fettled and paid up regularly. The balance from this county is small, and there is more on the duplicates than will pay it.

Fayette County. Paid in full. The Auditors have made no report.

Franklin County. The Auditors have made no report. George Clingan has not settled for some time past. Measures have not been taken to bring his accounts forward, expecting the Auditors would have done it. John Riddle, the present Treasurer, has paid considerable sums, but his accounts are delayed, I suppose; for the fame reasons.

Montgomery County. The Auditors have reported, and the Treasurers have fetpay this balance. This county will have to make up part of the deficiency, if any, of the city and county of Philadelphia, for arrears due before erecting of

Montgomery out of Philadelphia county.

Huntingdon County. The Auditors have reported, and the county Treasurer, Mr. Elliott, has fettled agreeably thereto. The small balance due from this coun-

ty will no doubt foon be paid.

Upon the whole, I have given such remarks as have occurred to me in the course of my investigating this business; but the work has not been rendered as complete as I wished, for want of materials, the particulars of which have already been communicated to the committee of the Legislature on this business.

It is necessary that a statement of the taxes due on continental money should also be made out, and some principle fixed, at what scale of depreciation the balances due shall be charged. I am about the work, but it will take some time to produce it from the documents I now posses, and it cannot be made complete, unless aided in the manner proposed to the Committee of the Legislature.

JOHN DONNALDSON.

